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ILLINOIS COMMERCE COMMISSION

NOTICE OF PROPOSED AMENDMENT

- 1) Heading of the Part: Rules of Practice
- 2) Code Citation: 83 Ill. Adm. Code 200
- 3) Section Numbers:
200.875
Proposed Action:
New Section
- 4) Statutory Authority: Implementing and authorized by Section 10-101 of the Public Utilities Act (Ill. Rev. Stat. 1991, ch. 111 2/3, par. 10-101) [220 ILCS 5/10-101].
- 5) A Complete Description of the Subjects and Issues Involved:
This proposed amendment will comply with the direction of the Appellate Court in Illinois Bell Telephone Company v. Illinois Commerce Commission, 149 Ill. Dec. 148, 203 Ill.App.3d 424 (1990) by establishing a procedure for the receipt of post-record calculations in rate cases.
- 6) Will this proposed amendment replace an emergency amendment currently in effect? No.
- 7) Does this rulemaking contain an automatic repeal date: No.
- 8) Does this proposed amendment contain incorporations by reference? No.
- 9) Are there any other proposed amendments pending on this Part? No.
- 10) Statement of Statewide Policy Objectives: This proposed amendment neither creates nor expands any state mandate on units of local government, school districts, or community college districts.
- 11) Time, Place and Manner in which interested persons may comment on this proposed rulemaking:

Any person who plans to submit comments should file a notice of intent thereof, within 21 days of the date of this issue of the Illinois Register with:

Chief Clerk
Illinois Commerce Commission
527 East Capitol Avenue
Springfield, IL 62706

ILLINOIS COMMERCE COMMISSION

NOTICE OF PROPOSED AMENDMENT

Comments should be filed with the Chief Clerk within 45 days of the date of this issue of the Illinois Register.

12) Initial Regulatory Flexibility Analysis:

- A) Types of small businesses, small municipalities and not for profit corporations affected: This proposed amendment will affect those small businesses that are subject to the Public Utilities Act.
- B) Reporting, bookkeeping or other procedures required for compliance: Filing procedures.
- C) Types of professional skills necessary for compliance: Legal and managerial skills.

The full text of the Proposed Amendment begins on the next page:

ILLINOIS COMMERCE COMMISSION

NOTICE OF PROPOSED AMENDMENT

TITLE 83: PUBLIC UTILITIES
CHAPTER I: ILLINOIS COMMERCE COMMISSION
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Exceptions; Reply
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ILLINOIS COMMERCE COMMISSION

NOTICE OF PROPOSED AMENDMENT

200.850 Oral Argument
 200.860 Commission Order
 200.870 Additional Hearings
 200.875 Post-Record Data
 200.880 Rehearing
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AUTHORITY: Implementing and authorized by Section 10-101 of the Public Utilities Act (Ill. Rev. Stat. 1985 1991, ch. 111 2/3, par. 10-101)[220 ILCS 5/10-101], Section 18c-1202 of the Illinois Commercial Transportation Law (Ill. Rev. Stat. 1985 1991, ch. 95 1/2, par. 18c-1202)[625 ILCS 5/18c-1202], Section 18a-200 of the Illinois Commercial Relocation of Trespassing Vehicles Law (Ill. Rev. Stat. 1985 1991, ch. 95 1/2, par. 18a-200)[625 ILCS 5/18a-200], and Section 10 of the Electric Supplier Act (Ill. Rev. Stat. 1985 1991, ch. 111 2/3, par. 410)[220 ILCS 30/10].

SOURCE: Filed and effective January 15, 1960; codified at 8 Ill. Reg. 18459; old rules repealed and new Part adopted at 9 Ill. Reg. 5627, effective April 15, 1985; emergency amendments at 10 Ill. Reg. 1277, effective January 1, 1986, for a maximum of 150 days; amended at 10 Ill. Reg. 10481, effective May 30, 1986; amended at Ill. Reg. , effective

Section 200.875 Post-Record Data

- a) After the record in a proceeding (other than a rule-making) has been marked "heard and taken" but before issuance of a final order by the Commission, the Hearing Examiner may, on his or her own motion or when directed by the Commission, direct any or all of the parties to a case to provide, by a deadline to be set by the Examiner, calculations and other numerical analyses of data that are related to evidence already in the record or the rate levels or rate structures being considered by the Commission and where, in the judgment of either the Examiner or the Commission, such calculations and analyses are necessary for the Commission to determine final rate levels or rate structures in the case. This directive shall be served on all parties to the case, and the parties shall be given an opportunity to reply in writing to any response made to the directive. The Examiner shall establish an expedited schedule for all such responses and replies in light of the procedural schedule of the

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NOTICE OF PROPOSED AMENDMENT

proceedings and any time constraints thereon imposed by statute or rule. All such responses and replies shall be served on all parties and, where verified by the filing party, shall be incorporated into the record of the case as a form of late-filed exhibit.

- b) All calculations and numerical analysis requested in accordance with this Section 200.875(a) shall be requested and offered for the purpose of determining final rate levels or rate structures and for no other purpose.

- c) Nothing in this Section shall be construed to limit the discretion of the Hearing Examiner or Commission, for good cause shown, to consider late-filed exhibits for admission into evidence.

(Source: Added at Ill. Reg. , effective)

DEPARTMENT OF CONSERVATION

NOTICE OF PROPOSED AMENDMENTS

1) HEADING OF THE PART: Commercial Fishing in Lake Michigan

2) CODE CITATION: 17 Ill. Adm. Code 850

3) SECTION NUMBERS: PROPOSED ACTION:

850.20
850.30

Amendments
Amendments

4) STATUTORY AUTHORITY: Implementing and authorized by Sections 1-10, 1-80, 1-120, 1-125, 1-135, 1-150, 20-35, 20-45, 20-105 and 25-5 of the Fish and Aquatic Life Code (Ill. Rev. Stat. 1991, ch. 56, pars. 1-10, 1-80, 1-120, 1-125, 1-135, 1-150, 20-35, 20-45, 20-105 and 25-5) [515 ILCS 5/1-10, 1-80, 1-120, 1-125, 1-135, 1-150, 20-35, 20-45, 20-105 and 25-5].

5) A COMPLETE DESCRIPTION OF THE SUBJECTS AND ISSUES INVOLVED: Amendments are being made to reduce the annual total harvest of bloater chubs from 227,000 pounds (dressed weight) to 125,000 pounds (dressed weight) in combination with allowing overnight sets during October and November.

6) WILL THIS PROPOSED RULE REPLACE AN EMERGENCY RULE CURRENTLY IN EFFECT? Yes
Section Numbers Proposed Action Illinois Register Citation
 850.20 Amendments 10/8/93, 17264
 850.30 Amendments 10/8/93, 17264

7) DOES THIS RULEMAKING CONTAIN AN AUTOMATIC REPEAL DATE? No

8) DO THESE PROPOSED AMENDMENTS CONTAIN INCORPORATIONS BY REFERENCE? No

9) ARE THERE ANY OTHER PROPOSED AMENDMENTS PENDING ON THIS PART? No

10) STATEMENT OF STATEWIDE POLICY OBJECTIVES: This rule has no impact on local governments.

11) TIME, PLACE AND MANNER IN WHICH INTERESTED PERSONS MAY COMMENT ON THIS PROPOSED RULEMAKING: Comments on the proposed rule may be submitted in writing for a period of 30 days following publication of this notice to:

Jack Price
 Department of Conservation
 524 S. Second Street, Room 485
 Springfield, IL 62701-1787

DEPARTMENT OF CONSERVATION

NOTICE OF PROPOSED AMENDMENTS

12) INITIAL REGULATORY FLEXIBILITY ANALYSIS:

- A) Date rule was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: December 21, 1993
- B) Types of small businesses affected: Commercial fishermen licensed by the Department of Conservation to fish Lake Michigan.
- C) Reporting, bookkeeping or other procedures required for compliance: The commercial fishermen are required to submit monthly catch reports and a yearly operational plan. The catch reports are necessary to monitor the removal of fish from Lake Michigan. The yearly operational plan identifies the port from which each fisherman's vessel will operate and the exact location at which all harvested fish will be transferred from the vessel to the shore. The operational plan is necessary to monitor the fishermen's activities for Law Enforcement purposes.
- D) Types of professional skills necessary for compliance: No professional skills are required.

THE FULL TEXT OF THE PROPOSED AMENDMENTS BEGINS ON THE NEXT PAGE:

DEPARTMENT OF CONSERVATION

NOTICE OF PROPOSED AMENDMENTS

TITLE 17: CONSERVATION
 CHAPTER 1: DEPARTMENT OF CONSERVATION
 SUBCHAPTER b: FISH AND WILDLIFE

PART 850

COMMERCIAL FISHING IN LAKE MICHIGAN

Section	
850.5	Introduction
850.10	Possession and Identification of Gear
850.20	Quota
850.30	Restricted Commercial Fishing Areas
850.40	Limited Entry
850.50	License Eligibility and License Provisions
850.60	Application for License
850.80	Suspension or Revocation

AUTHORITY: Implementing and authorized by Sections ~~1-3, 1-3a, 1-4, 1-5, 1-7, 1-10, 5-7, 5-8, 5-19 and 6-1~~ of the Fish Code of 1971, 1-10, 1-80, 1-120, 1-125, 1-135, 1-150, 20-35, 20-45, 20-105 and 25-5 of the Fish and Aquatic Life Code (Ill. Rev. Stat. 1991, ch. 56, pars. ~~1-3, 1-3a, 1-4, 1-5, 1-7, 1-10, 5-7, 5-8, 5-19 and 6-1~~ 1-10, 1-80, 1-120, 1-125, 1-135, 1-150, 20-35, 20-45, 20-105 and 25-5) [515 ILCS 5/1-10, 1-80, 1-120, 1-125, 1-135, 1-150, 20-35, 20-45, 20-105 and 25-5].

SOURCE: Adopted at 3 Ill. Reg. 44, p. 46, effective November 1, 1979; codified at 6 Ill. Reg. 877; amended at 6 Ill. Reg. 3846, effective March 31, 1982; amended at 7 Ill. Reg. 2711, effective March 2, 1983, amended at 8 Ill. Reg. 7220, effective May 15, 1984; emergency amendments at 9 Ill. Reg. 4854, effective April 2, 1985, for a maximum of 150 days; amended at 9 Ill. Reg. 6179, effective April 23, 1985; amended at 10 Ill. Reg. 9789, effective May 21, 1986; amended at 12 Ill. Reg. 7996, effective April 25, 1988; amended at 16 Ill. Reg. 11029, effective June 30, 1992; emergency amendments at 16 Ill. Reg. 12626, effective July 24, 1992, for a maximum of 150 days; emergency expired December 21, 1992; amended at 16 Ill. Reg. 18967, effective December 1, 1992; emergency amendments at 17 Ill. Reg. 17263, effective September 23, 1993 for a maximum of 150 days; amended at 18 Ill. Reg. _____, effective _____.

Section 850.20 Quota

- a) Harvest quotas will be reviewed annually and will be established by the Department for each license fishing year taking into consideration the condition and supply of Lake Michigan fish stocks.

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- b) For each license year beginning April 1st and ending March 31st, an annual total harvest quota of 343,000 pounds (round weight) of yellow perch and 227,000~~125,000~~ pounds (dressed weight) of bloater chubs will be permitted. These annual total harvest quotas shall be divided equally among each licensee at the beginning of each license year. Upon reaching their share of the annual harvest quota for each species, each commercial license holder shall terminate fishing for that species for the remainder of the current license year. It shall be unlawful to possess other species except smelt and alewife incidentally caught in bloater chub and yellow perch gill nets, fished in compliance with this Part and the Illinois Fish Code. All other species must be removed immediately from the gill nets as they are brought on board the vessel and returned to the water at once in the same condition as taken.

(Source: Amended at 18 Ill. Reg. _____, effective _____)

Section 850.30 Restricted Commercial Fishing Areas

- a) During the months of July and August, commercial gill net fishing may be undertaken anywhere in the Illinois portion of Lake Michigan outside of the 1,000 yard distance from any pier, breakwater, or similar structure, or the low water mark on the shore. From the months of September through June, inclusive, commercial fishermen must fish in water depths of at least 5 fathoms (30 feet) or deeper to minimize incidental catch of salmon and trout.

- b) The following described area in Lake Michigan is established as fish refuge and it shall be unlawful for any person to place any commercial fishing device in it: all waters on or adjacent to any area commonly referred to as Julian's Reef, located in a general area bounded by 42 16'00" north latitude on the north, 87 29'00" west longitude on the east, 42 11'00" north latitude on the south and 87 35'00" west longitude on the west, on U.S. lake survey navigational chart #75, edition of April 1972 (National Oceanic and Atmospheric Administration).

- c) During the months of August, ~~and September, October and November~~, all gill nets set in the Illinois portion of Lake Michigan in waters up to 20 fathoms (120 feet) in depth shall not be set prior to sunrise and must be

DEPARTMENT OF CONSERVATION

NOTICE OF PROPOSED AMENDMENTS

removed from the water prior to sunset on the same day.

(Source: Amended at 18 Ill. Reg. _____, effective _____)

DEPARTMENT OF MINES AND MINERALS

NOTICE OF PROPOSED AMENDMENT(S)

1) The Heading of the Part: The Illinois Oil and Gas Act

2) Code Citation: 62 Ill. Adm. Code 240

3) Section Number: Proposed Action:

240.10	Amended
240.130	Repealed
240.131	Amended
240.132	Amended
240.133	Amended
240.160	Amended
240.170	Amended
240.220	Amended
240.230	Amended
240.250	Amended
240.310	Amended
240.320	Amended
240.330	Amended
240.370	Amended
240.380	Amended
240.460	Amended
240.470	New
240.500	Amended
240.610	Amended
240.640	Amended
240.710	Amended
240.740	Amended
240.750	Amended
240.760	Amended
240.770	Amended
240.780	Amended
240.810	Amended
240.850	Amended
240.860	Amended
240.861	New
240.880	Amended
240.920	Amended
240.950	Amended
240.1110	Amended
240.1120	Amended
240.1130	Amended
240.1140	Amended
240.1190	Amended
240.1200	Amended
240.1205	Amended
240.1210	Repealed
240.1230	Amended
240.1240	Amended
240.1250	Amended
240.1260	Amended
240.1280	Amended
240.1410	Amended

DEPARTMENT OF MINES AND MINERALS

NOTICE OF PROPOSED AMENDMENT(S)

240.1440 Amended
 240.1460 Amended
 240.1480 New
 240.1500 Amended
 240.1510 Amended
 240.1520 Amended
 240.1600 New
 240.1610 New
 240.1620 New
 240.1630 New
 240.1640 New
 240.1700 New
 240.1705 New
 240.1710 New
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 240.1730 New
 240.1740 New
 240.1800 New
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 240.1865 New
 240.1870 New
 240.1900 New
 240.1905 New
 240.1910 New
 240.1920 New
 240.1930 New
 240.1940 New
 240.1950 New
 240.1960 New

4) Statutory Authority: Implemented and authorized by Section 8 of the Illinois Oil and Gas Act. (225 ILCS 725/8)

5) A complete description of the subjects and issues involved:

The proposed amendments are being submitted by the Illinois Department of Mines and Minerals, Oil and Gas Division, in order to more effectively implement the requirements of the Illinois Oil and Gas Act. The proposed amendments affect Subparts A-I and K, L, N, O currently codified within 62 Ill. Adm. Code Part 240 as well as add new Subparts P-S.

Subpart A is being amended to accomplish four objectives. First, several definitions contained in the Act, along with three newly defined terms, have been added to Section 240.10 in order to facilitate understanding of the rules. Second, in order to be consistent with changes to the Act,

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NOTICE OF PROPOSED AMENDMENT(S)

the section detailing the Mining Board's authority to call hearings has been repealed. Third, the procedure for providing notice of hearing, along with the information to be contained in the petition for cases dealing with unitization, integration, and establishing pool-wide drilling units, has been clarified. Also, as an alternative to denying a petition, the amended rules will allow the Department to issue an interim order. Fourth, the basis for assessing civil penalties, the procedure for amending or issuing a replacement Director's Decision, and determining when a cessation order shall be issued, have been clarified.

Subpart B is being amended to accomplish three objectives. First, an application for a permit to drill, deepen or convert to a production well must include a copy of the operative lease instrument or assignment. This section is also being amended to ensure that an applicant is aware of additional requirements placed on those drilling were the coal rights are owned or over an underground gas storage field. Second, an applicant must provide a FEIN # if applicable. Lastly, this Subpart is being amended to clarify when a permit shall not be issued, how long a permit is valid, the procedure for lost wells and for revoking a permit.

Subpart C is being amended to accomplish four objectives. First, an application for a permit to amend an existing Class II UIC well will be required. Second, this Subpart is being amended to ensure that an applicant is aware of additional requirements placed on those drilling wells over an underground gas storage field. The applicant will also be required to supply past bonding information and a FEIN number. Third, this Subpart is being amended to clarify the requirements for providing public notice of a permit application. Lastly, this Subpart is being amended to clarify when a permit shall not be issued, how long a permit is valid, the procedure for lost wells and for revoking a permit.

Subpart D is being amended to accomplish two objectives. First, the entire procedure for establishing modified drilling units is clearly articulated in this Subpart. Second, a new section has been added that contains all previously established pool-wide spacing.

Subpart E is being amended to more clearly define "drilling fluids".

Subpart F is being amended to allow for fiberglass casing, for applicants to request alternative methods of surface casing procedure, and to modify and clarify the required contact with the Department and district office during drilling. This Subpart will also require a permittee to notify the Department if a well is not drilled.

Subpart G is being amended to accomplish four objectives. First, alternative methods of surface casing procedures may be requested, also contact with the district office has been clarified. Second, operating requirements for Class II UIC wells have been amended to, require wells not equipped with tubing and packer to be temporarily abandoned or plugged, extend greater controls over the confinement of injection fluid to the permitted zones, and to clearly define Class II fluids. Third, these amendments more clearly define the procedure for establishing internal mechanical integrity. Fourth, a completion report will be

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required within thirty days after the expiration of the permit if the well is not drilled or converted, and a report will not be required for a workover of an existing well. Also, a annual well status report will not be required for wells that were approved for temporary abandonment or plugged during that year.

Subpart H is being amended to accomplish four objectives. First, all open top tanks will be required to have netting to prevent birds and bats from landing in the tank. Second, a new section is being added to allow existing pits that meet strict environmental standards to remain open. Third, this Subpart is being amended to clarify what spills are covered by the rules. Fourth, the section on concrete storage structures is being amended to further specify construction standards for the structures.

Subpart I is being amended to correct a clerical error and to conform emergency burn requirements to IEPA rules.

Subpart K is being amended to accomplish four objectives. First, a definition for inactive well is being added. Second, the criteria upon which an extension of time to plug a well in which production casing was not set has been added. Third, the rules are clarified to require that inactive wells or those that temporary abandonment status has been denied must be plugged or temporarily abandoned. Also, a permittee who is delinquent in payment of annual well fees may not have a well approved for temporary abandonment status. Fourth, the Subpart provides that the district office be contacted before plugging and that the permittee complete and file a plugging report with the District Office.

Subpart L is being amended to accomplish four objectives. First, this Subpart is modified to only cover test wells and drill holes. Second, an applicant must submit a statement indicating whether the well or drill hole is located over an underground gas storage field and if applicable comply with additional requirements. Third, Section 240.1210, Contents of Application for Permit to Drill or Convert to an Observation, Gas Storage Well or Service Well, is repealed. This section has been expanded and given it's own Subpart. Fourth, an applicant will be required to identify whether they are doing business as an individual, partnership, corporation or other entity.

Subpart N is being amended to accomplish four objectives. First, the amended rules provide for the Department to initiate an administrative record correction transfer in which the Department transfers the well permit to a person who is required to be the permittee under the Act. Second, the amended rules allow the Department to request a copy of any documentation evidencing the assignment, transfer or sale of a well. Third, a permittee who has a new base lease that designates specific formations to be produced will only be responsible for those wells drilled to the specified formation. Fourth, any new permittee will be notified by the Department of any unabated violations attributed to the wells being permitted.

Subpart O is being amended to accomplish two objectives. First, this

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Subpart is being amended to explain when a bond is required and when it will be released. Second, Sections 240.1510 and 240.1520 are being amended so as to be consistent with one another.

A new Subpart, P, entitled Well Plugging And Restoration Program, has been added. The purpose of this Subpart is to provide rules governing the Department's powers granted in Section 19.1 of the Act. (225 ILCS 725/19.1) Pursuant to the Act, after notice and hearing, the Department may determine whether a well is leaking or abandon and order the well plugged, replugged or repaired. This Subpart provides definitions for the terminology used, along with procedural requirements for notice and hearing. This Subpart also states when the Department plugs orphan wells, completes remedial work on emergency wells, and makes expenditures from the Plugging and Restoration Fund. Lastly, this Subpart will require a permittee to reimburse the Plugging and Restoration Fund for all funds expended by the Department in plugging or restoration work on the permittee's wells.

A new Subpart, Q, entitled Annual Well Fees, has been added pursuant to changes in the Act that require the payment of said fees. Subpart Q explains who is liable for payment of fees, the amount assessed, when payment is due and the procedure for contesting fees. This Subpart also implements a annual permittee reporting system whereby the permittee is required to submit an OG-1 form along with the annual well fees.

A new Subpart, R, entitled Requirements in Underground Gas Storage Fields and For Gas Storage and Observation Wells, has been added. This area of regulation was formed into a new and separate subpart in order to provide more comprehensive rules regarding permitting and drilling a well over an underground gas storage field. First, the Subpart provides definitions of terms used within this subpart. Second, each gas storage operator is required to submit, annually, a map showing the field and related information. Third, the Subpart details the permitting procedure for drilling, deepening or converting an oil or gas production well, a test hole or Class II well. Lastly, this Subpart designates when plugging is required and the procedure to be used.

A new Subpart, S, entitled Requirements for Service Wells, has been added. This area of regulation was formed into a new and separate subpart in order to provide more comprehensive rules covering wells and drill holes not regulated elsewhere in the rules but are drilled to perform a service or function in relation to oil and gas production or a gas storage project or mining activity. This Subpart regulates the application procedure, content and authority of person signing the application. Also, the requirements and conditions for issuance of a permit are detailed. Lastly, the plugging and restoration requirements for these wells are included.

6) Will this proposed rule replace an emergency rule currently in effect?
No

7) Does this rulemaking contain an automatic repeal date? No

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- 8) Do these proposed amendments contain incorporations by reference? No
- 9) Are there any other amendments pending on this Part? No
- 10) Statement of Statewide Policy Objectives: The proposed rules will have no impact on local units of government.
- 11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking:
Written comments may be submitted within 45 days of the publication of this notice to:

Karen Errant, Legal Counsel
Illinois Department of Mines and Minerals
300 West Jefferson, Suite 300
Springfield, IL 62791-0137

Commenters must provide a name and address. Comments must be directed to a specific subsection and must be made on a separate sheet of 8 1/2 x 11 inch paper.

Comments may include data, views, arguments or any documents relevant to the proposals noted above in the Description of Subjects and Issues involved. All comments are due at the above address no later than 5:00 p.m. on February 22, 1994. Comments received thereafter will not be considered in this rulemaking.

The Department will hold a public hearing on the proposed rulemaking on February 1, 1994 at 10:30 a.m. at the Ramada Hotel in Effingham, Illinois. Representatives of small businesses are encouraged to comment above the impact of the proposed rulemaking at this public hearing.

12) Initial Regulatory Flexibility Analysis:

A) Types of small businesses affected: All well operators employing less than fifty people and having less than four million dollars in annual sales.

B) Reporting, bookkeeping or other procedures required for compliance:

Section 240.132 increases the information petitioner must submit by requiring a geologic report of the area where the proposed drilling unit is to be located indicating the potential presence of reservoirs.

Section 240.133 adds additional information which must be contained in the petition for hearing to establish a drilling unit.

Section 240.220 requires an application for a newly drilled well located over an underground gas storage field to submit documentation establishing compliance with Section 240.1820.

Section 240.230 requires the applicant to disclose a FEIN number if

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applicable.

Section 240.250 requires a permittee to notify the District Office and submit a new application if a rig is moved due to a lost well.

Section 240.310 requires an application for a permit to amend a Class II UIC well.

Section 240.320 increases the information to be contained in an application to include a statement whether the applicant has ever had a well bond forfeited by the Department and if the application is for a newly drilled well located over an underground gas storage field, the applicant shall submit documentation establishing compliance with Section 240.1820.

Section 240.330 requires the applicant to disclose a FEIN number if applicable.

Section 240.380 requires the permittee to submit a new application prior to drilling an offset well if a well is lost.

Section 240.460 specifies the procedure to be followed in requesting a modified drilling unit.

Section 240.610 requires twenty-four hour notice to be given to the District Office prior to setting the surface casing and prior to the initial setting or any resetting of the packer.

Section 240.640 requires well completion reports to be submitted to the Department within thirty days after the expiration of the permit if the well was not drilled.

Section 240.710 requires twenty-four hour notice to be given to the District Office prior to setting the surface casing.

Section 240.760 requires the permittee to contact the District Office at least twenty-four hours prior to conducting pressure test and to report the test results on a form prescribed by the Department.

Section 240.780 requires a well completion report to be submitted to the Department within thirty days after the expiration of the permit if the well was not drilled or converted.

Section 240.850 requires monthly sampling of fluid drainage and testing for chlorides and TDS by an independent testing facility.

Section 240.861 requires exempt pits to be permitted and the monthly sampling and testing of fluid drainage from beneath the pit.

Section 240.950 requires the permittee to notify the IEPA within ten days after conducting an emergency burn.

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Section 240.1140 requires the District Office to be notified at least twenty-four hours prior to the plugging of a cased well, or as soon as possible after determination has been made to plug an uncased well.

Section 240.1190 requires the permittee to complete and file a plugging report on a form prescribe by the Department or provide necessary document to the District Office containing information sufficient to complete a plugging report if a representative from the Department was not present at the well site during plugging.

Section 240.1205 increases the information to be contained in an application to drill a test hole or groundwater monitoring well by requiring a statement indicating whether the well or drill hole is located over an underground gas storage field and if so the documentation establishing compliance with Section 240.1820.

Section 240.1230 requires a person signing an application to reveal whether the applicant is an individual, partnership, corporation or other entity.

Section 240.1440 requires a copy of the lease assignment, voluntary release, court order involuntarily terminating a lease, a new base lease or other documents evidencing the assignment, transfer or sale to a new permittee of their right to drill and operate the well or wells on the lands in question.

Section 240.1500 specifies when a bond shall be submitted along with an application to drill, deepen, convert, operate or transfer a production or Class II well.

Section 240.1710 requires a permittee to submit, annually, a form prescribed by the Department that verifies their current address, well ownership, type of business entity, FEIN number and names and addresses of principals, officers and owners.

Section 240.1810 requires a gas storage operator to submit to the Department annually, a map showing (1) the lowest closing contour at which natural gas can be stored, (2) the area of land which is currently under a valid lease or storage rights agreement, and (3) any protective boundaries established by a governmental agency.

Section 240.1820 requires an applicant to submit a copy of an agreement entered into with the gas storage operator along with the permit application.

Section 240.1835 specifies the contents of an application for a permit to drill or convert to an observation or gas storage well.

Section 240.1870 requires the permittee to notify the District Office at least twenty-four hours prior to commencing plugging operations.

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Section 240.1905 requires an application for a permit to drill or convert to other types of wells or drill holes.

Section 240.1910 specifies the information to be included in the application.

C) Types of professional skills necessary for compliance: None

The full text of the Proposed Amendments begins on the next page.

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TITLE 62: MINING
CHAPTER I: DEPARTMENT OF MINES AND MINERALS

PART 240

THE ILLINOIS OIL AND GAS ACT

SUBPART A: GENERAL PROVISIONS

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240.10	Prevention of Waste (Repealed)
240.20	Jurisdiction (Repealed)
240.30	Enforcement of Act (Repealed)
240.40	Delegation of Authority (Repealed)
240.50	Right of Inspection (Repealed)
240.60	Right of Access (Repealed)
240.70	Sworn Statements (Repealed)
240.80	Additional Reports (Repealed)
240.90	When Rules Become Effective (Repealed)
240.100	Notice of Rules (Repealed)
240.110	Forms (Repealed)
240.120	Hearings--Notices (Repealed)
240.130	Unitization Hearings
240.131	Integration Hearings
240.132	Drilling Unit Hearings to Establish Pool-Wide Drilling Units
240.133	Violations Not Requiring Formal Action
240.140	Notice of Violation
240.150	Director's Decision
240.160	Cessation Order
240.170	Enforcement Hearings
240.180	Temporary Relief
240.190	Subpoenas
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SUBPART B: PERMIT APPLICATION PROCEDURES FOR PRODUCTION WELLS

Section	Applicability
240.200	Application for Permit to Drill, Deepen or Convert to a Production Well
240.210	Contents of Application
240.220	Authority of Person Signing Application
240.230	Additional Requirements for Directional Drilling
240.240	Issuance of Permit to Drill
240.250	Underground Injection and Disposal Projects (Recodified)
240.255	Change of Well Location
240.260	Application for Approval of Enhanced Recovery Injection and Disposal Operations (Repealed)
240.270	Duration of Underground Injection Well Orders (Repealed)
240.280	

SUBPART C: PERMIT APPLICATION PROCEDURES FOR CLASS II UIC WELLS

Section	Applicability
240.300	

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Transfer of Management (Recodified)
Application for Permit to Drill, Deepen or Convert or Amend a Class II UIC Well

240.305	Contents of Application
240.310	Authority of Person Signing Application
240.320	Proposed Well Construction and Operating Parameters
240.330	Groundwater and Potable Water Supply Information
240.340	Area of Review
240.350	Public Notice
240.360	Issuance of Permit
240.370	Permit Amendments
240.380	Update of Class II UIC Well Permits Issued Prior to July 1, 1987
240.390	
240.395	

SUBPART D: SPACING OF WELLS

Section	Drilling Units
240.410	Well Location Exceptions within Drilling Unit
240.420	Drilling Unit Exceptions
240.430	More Than One Well on a Drilling Unit
240.440	Directional Drilling
240.450	Special--Drilling--Units--Based--Upon--Reservoir--Characteristics
240.460	Modified Drilling Unit
240.470	Establishment of Pool-Wide Drilling Units Based Upon Reservoir Characteristics

SUBPART E: WELL DRILLING COMPLETION
AND WORKOVER REQUIREMENTS

Section	Definitions
240.500	Department Permit Posted
240.510	Drilling Fluid Handling and Storage
240.520	Completion Fluid and Completion Fluid Waste Handling and Storage
240.530	Drilling and Completion Pit Restoration
240.540	Disposal of General Oilfield Wastes
240.550	

SUBPART F: WELL CONSTRUCTION, OPERATING AND REPORTING
REQUIREMENTS FOR PRODUCTION WELLS
OPERATING REQUIREMENTS

Section	Applicability
240.600	Construction Requirements for Production Wells
240.610	Remedial Cementing of Leaking Wells
240.620	Operating Requirements
240.630	Reporting Requirements
240.640	Confidentiality of Well Data
240.650	Mechanical Integrity Testing for Class II Injection Wells (Repealed)
240.655	Monitoring and Reporting Requirements for Enhanced Recovery Injection and Disposal Wells (Repealed)
240.660	Avoidable Waste of Gas (Repealed)
240.670	

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240.680 Escape of Unburned Gas Prohibited (Repealed)

SUBPART G: WELL CONSTRUCTION, OPERATING
AND REPORTING REQUIREMENTS FOR CLASS II UIC WELLS

Section

240.700

Applicability

240.710

Surface and Production Casing Requirements for Newly Drilled Class II UIC Wells Drilled After the Effective Date of this Section

240.720

Surface and Production Casing Requirements for Conversion to Class II UIC Wells

240.730

Surface and Production Casing Requirements for Existing Class II UIC Wells

240.740

Other Construction Requirements for Class II UIC Wells

240.750

Operating Requirements for Class II UIC Wells

240.760

Establishment of Internal Mechanical Integrity Testing for Class II UIC Wells

240.770

Establishment of External Mechanical Integrity Testing for Class II UIC Wells

240.780

Reporting Requirements for Class II UIC Wells

240.790

Confidentiality of Well Data

SUBPART H: LEASE OPERATING REQUIREMENTS

Section

240.800

Definitions

240.805

Lease and Well Identification

240.810

Tanks and Containment Dikes

240.820

Flowlines

240.830

Power Lines

240.840

Equipment Storage

240.850

Concrete Storage Structures

240.860

Pits

240.861

Existing Pit Exemption

240.870

Leaking Unpermitted Drill Hole

240.880

Spill Notification

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Crude Oil Spill Clean-Up Requirements

240.895

Produced Water Spill Clean-Up Requirements

SUBPART I: LIQUID OIL FIELD WASTE AND
SPILL RELATED WASTE HANDLING AND DISPOSAL

Section

240.905

Application for Permit to Operate a Liquid Oilfield Waste Transportation System

240.906

Application for a Liquid Oilfield Waste Transportation Vehicle Permit

240.910

Inspection of Vehicles (Tanks)

240.920

Issuance of Liquid Oilfield Waste Transportation System and Vehicle Permits

240.925

Liquid Oilfield Waste Recordkeeping Requirements

240.930

Produced Water

240.940

Crude Oil Bottom Sediments

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240.950

Crude Oil Spill Waste Disposal

240.960

Oil Field Brine Hauling Permit Conditions (Repealed)

240.970

Inspection of Vehicles (Repealed)

240.980

Transfer of Permits (Repealed)

240.985

Revocation of Oil Field Brine Hauling Permit (Repealed)

240.990

Records and Reporting Requirements (Repealed)

240.995

Bonds--Blanket Surety Bond (Repealed)

SUBPART J: VACUUM

Section

240.1005

Requirements for Use of Vacuum Pumps

240.1010

Application for Use of Vacuum

240.1020

Notice and Hearing on Application

240.1030

Mining Board Authority

SUBPART K: PLUGGING OF WELLS

Section

240.1105

Plugging of Non-Productive Wells (Repealed)

240.1110

Definitions

240.1120

Plugging of Uncased Wells

240.1130

Plugging or Temporary Abandonment of Abandoned or Inactive Wells and Certain Class II UIC Wells

240.1140

General Plugging Procedures and Requirements

240.1150

Specific Plugging Procedures

240.1151

Procedures for Plugging Coal Seams

240.1160

Plugging Fluid Handling and Storage

240.1170

Plugging Fluid Waste Disposal and Well Site Restoration

240.1180

Lease Restoration (Repealed)

240.1181

Lease Restoration Requirements

240.1190

Filing Plugging Affidavit Report

SUBPART L: REQUIREMENTS FOR OTHER TYPES OF WELLS

Section

240.1200

Applicability

240.1205

Application for Permit to Drill or Convert--Other Types of a Test Wells or Drill Holes

240.1210

Contents of Application for Permit to Drill or Convert to an Observation, Gas Storage Well or Service Well (Repealed)

240.1220

Contents of Application for Coal Test Hole, Mineral Test Hole, Structure Test Hole, or Coal or Mineral Groundwater Monitoring Well

240.1230

Authority of Person Signing Application

240.1240

Issuance of Permit

240.1250

When Wells Shall Be Plugged and Department Notification

240.1260

Plugging and Restoration Requirements

240.1270

Confidentiality

240.1280

Converting to Water Well

Section

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240.1300	Introduction
240.1305	Permit Requirements in Mine Areas
240.1310	Workable Coal Beds Defined
240.1320	Mining Board may Determine Presence of Coal Seams
240.1330	Well Locations Prohibited
240.1340	Notice to Mining Board
240.1350	Casing and Protective Work
240.1360	Operational Requirements Over Active Mine
240.1370	Inspection of Vehicles (Recodified)
240.1380	Transfer of Permits (Recodified)
240.1385	Revocation of Oil Field Brine Hauling Permit (Recodified)
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SUBPART N: TRANSFER OF OWNERSHIP PERMIT

Section	
240.1400	Definitions
240.1405	Transfer of Management (Repealed)
240.1410	Applicability
240.1420	When Notification to be Made
240.1430	Responsibilities of Current Permittee
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240.1450	Authority of Persons Signing Notification
240.1460	Other Conditions for and Effect of Transfer
240.1470	Casing Puller's Bond (Repealed)
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SUBPART O: BONDS

Section	
240.1500	When Required, and Amount and When Released
240.1510	Definitions
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SUBPART P: WELL PLUGGING AND RESTORATION PROGRAM

Section	
240.1600	Definitions
240.1610	Plugging Leaking or Abandoned Wells
240.1620	Plugging Orphan Wells
240.1630	Emergency Wells; Remedial Work
240.1640	Repayment of Funds

SUBPART Q: ANNUAL WELL FEES

Section	
240.1700	Fee Liability
240.1705	Amount of Assessment
240.1710	Annual Permittee Reporting
240.1720	When Fees are Due
240.1730	Opportunity to Contest Billing

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240.1740	Delinquent Permittees
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SUBPART R: REQUIREMENTS IN UNDERGROUND GAS STORAGE FIELDS
AND FOR GAS STORAGE AND OBSERVATION WELLS

Section	
240.1800	Applicability
240.1805	Definitions
240.1810	Submission of Underground Gas Storage Field Map
240.1820	Permit Requests in a Underground Gas Storage Field
240.1830	Application for Permit to Drill or Convert Wells
240.1835	Contents of Application for Permit to Drill or Convert to an Observation or Gas Storage Well
240.1840	Authority of Person Signing Application
240.1850	Issuance of Permit
240.1855	Well Drilling Completion and Workover Requirements
240.1860	Storage Field Operating Requirements
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SUBPART S: REQUIREMENTS FOR SERVICE WELLS

Section	
240.1900	Applicability
240.1905	Application for Permit to Drill or Convert to Other Types of Wells or Drill Holes
240.1910	Contents of Application for Permit to Drill or Convert to a Service Well
240.1920	Authority of Person Signing Application
240.1930	Issuance of Permit
240.1940	When Wells Shall Be Plugged and Department Notification
240.1950	Plugging and Restoration Requirements
240.1960	Converting to Water Well

AUTHORITY: Implementing and authorized by Sections 6 and 8a of "The Illinois Oil and Gas Act" (Ill. Rev. Stat. 1989, ch. 96 1/2, pars. 5409 and 5413).

SOURCE: Adopted November 7, 1951; emergency amendment at 6 Ill. Reg. 903, effective January 15, 1982, for a maximum of 150 days; amended at 6 Ill. Reg. 5542, effective April 19, 1982; codified at 8 Ill. Reg. 2475; amended at 11 Ill. Reg. 2818, effective January 27, 1987; amended at 14 Ill. Reg. 2317, effective January 25, 1990; recodified at 14 Ill. Reg. 3053; amended at 14 Ill. Reg. 13620, effective August 8, 1990; amended at 14 Ill. Reg. 20427, effective January 1, 1991; amended at 15 Ill. Reg. 2706, effective January 31, 1991; recodified at 15 Ill. Reg. 8566; recodified at 15 Ill. Reg. 11641; emergency amendment at 15 Ill. Reg. 14679, effective September 30, 1991 for a maximum of 150 days; amended at 15 Ill. Reg. 15493, effective October 10, 1991; amended at 16 Ill. Reg. 2576, effective February 3, 1992; amended at 16 Ill. Reg. 15513, effective September 29, 1992; expedited correction at 16 Ill. Reg. 18859, effective September 29, 1992; emergency amendment at 17 Ill. Reg. 1195, effective January 12, 1993 for a maximum of 150 days; amended at 17 Ill. Reg. 2217, effective February 8, 1993; amended at 17 Ill. Reg. 14097, effective August 24, 1993; amended at 17 Ill. Reg. 19923, effective November 8, 1993; amended at 17 Ill. Reg. _____.

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effective _____.

(NOTE: Capitalization denotes statutory language.)

SUBPART A: GENERAL PROVISIONS

Section 240.10 Definitions

"Act"--means the Illinois Oil and Gas Act, 225 ILCS 725.

"Annular or casing injection/disposal well"--means a well into which fluids are injected between the surface casing and the well bore, the surface casing and the production casing, and/or the production casing and the tubing, or a well into which fluids are injected which does not have production casing, tubing and packer.

"Cement"--means all petroleum industry cements meeting the requirements set forth in "Specifications for Oil Well Cements and Cement Additives", API Standard 10A, January, 1974, published by the American Petroleum Institute, 1220 L Street, Northwest, Washington, D.C. 20005 (this incorporation does not include any later publications or editions), except as provided in Subpart K of these rules.

"Class II UIC well"--means a well into which fluids are injected:

Which are brought to the surface in connection with natural gas storage operations, or conventional oil or natural gas production and may be commingled with wastewaters from gas plants which are an integral part of production operations unless those waters are classified as a hazardous waste at the time of injection;

For enhanced recovery of oil or natural gas; and

For storage of hydrocarbons which are liquid at standard temperature and pressure.

"Convert"--means to change an oil, gas, Class II UIC, water supply, observation or gas storage well to another of those types of wells, requiring the issuance of a new permit.

"DEPARTMENT"--MEANS THE DEPARTMENT OF MINES AND MINERALS OF THE STATE OF ILLINOIS.

"Directional Drilling"--means the controlled directional drilling when the bottom of the well bore is directed away from the vertical position.

"Disposal Well"--means a Class II UIC well into which fluids brought to the surface in connection with oil or natural gas production are injected into a non-productive oil or gas zone for purposes other than enhanced oil recovery.

"District Office"--means the Department's office for the district in which the well is located.

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"ENHANCED OIL RECOVERY"--MEANS ANY SECONDARY OR TERTIARY RECOVERY METHOD USED IN AN EFFORT TO RECOVER HYDROCARBONS FROM A POOL BY INJECTION OF FLUIDS, GASES OR OTHER SUBSTANCES TO MAINTAIN, RESTORE OR AUGMENT NATURAL RESERVOIR ENERGY, OR BY INTRODUCING GASES, CHEMICALS, OTHER SUBSTANCES OR HEAT OR BY IN-SITU COMBUSTION, OR BY ANY COMBINATION THEREOF. (Ill. Rev. Stat. 1991, Ch. 96 1/2, par. 5401) (225 ILCS 725/1)

"Enhanced Oil Recovery Injection Well"--means a Class II UIC well used for enhanced oil recovery.

"Flowline"--means all injection, produced water and oil flow lines located within the boundaries of a lease or unit, or gathering lines between leases to a centralized storage area, or to the point where the lines connect with a primary transportation pipeline.

"Fresh Water"--means surface and subsurface water in its natural state useful for drinking water for human consumption, domestic livestock, irrigation, industrial, municipal and recreational purposes, and which will support aquatic life and contains less than 10,000 mg/liter total dissolved solids.

"General Oilfield Waste"--means paper, trash, oily rags, chemical containers, oil filters and gaskets, used motor oil, hydraulic fluids, diesel fuels and other similar wastes generated during completion, production and plugging activities.

"Liquid Oilfield Waste"--means OILFIELD BRINES, produced waters, TANK AND PIT BOTTOM SEDIMENTS, AND DRILLING AND COMPLETION FLUIDS, TO THE EXTENT THOSE WASTES ARE NOW OR HEREAFTER EXEMPT FROM THE PROVISIONS OF SUBTITLE C OF THE FEDERAL RESOURCE CONSERVATION RECOVERY ACT OF 1976. (Ill. Rev. Stat. 1991, ch. 96 1/2, par. 5414.1) (225 ILCS 725/8c)

"Liquid Oilfield Waste Hauler"--means a person holding a permit to operate a liquid oilfield waste transportation system.

"ORPHAN WELL"--MEANS A WELL FOR WHICH: (1) NO FEE ASSESSMENT UNDER SECTION 19.7 OF THIS ACT HAS BEEN PAID OR NO OTHER BOND COVERAGE HAS BEEN PROVIDED FOR 2 CONSECUTIVE YEARS; (2) NO OIL OR GAS HAS BEEN PRODUCED FROM THE WELL OR FROM THE LEASE OR UNIT ON WHICH THE WELL IS LOCATED FOR 2 CONSECUTIVE YEARS; AND (3) NO PERMITTEE OR OWNER CAN BE IDENTIFIED OR LOCATED BY THE DEPARTMENT. ORPHANED WELLS INCLUDE WELLS THAT MAY HAVE BEEN DRILLED FOR PURPOSES OTHER THAN THOSE FOR WHICH A PERMIT IS REQUIRED UNDER THIS ACT IF THE WELL IS A CONDUIT FOR OIL OR SALT WATER INTRUSIONS INTO FRESH WATER ZONES OR ONTO THE SURFACE WHICH MAY BE CAUSED BY OIL AND GAS OPERATIONS. (Ill. Rev. Stat. 1991, ch. 96 1/2, par. 5401) (225 ILCS 725/1)

"Owner"--means THE PERSON WHO HAS THE RIGHT TO DRILL INTO AND PRODUCE FROM ANY POOL, AND TO APPROPRIATE THE PRODUCTION EITHER FOR HIMSELF OR FOR HIMSELF AND ANOTHER, OR OTHERS, EXCLUDING THE MINERAL

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OWNER'S ROYALTY IF THE RIGHT TO DRILL AND PRODUCE HAS BEEN GRANTED UNDER AN OIL AND GAS LEASE. (225 ILCS 725/1)

"Permit"--means the Department's written authorization allowing a well or test hole to be drilled, deepened, converted and/or operated.

"Permittee"--means the person-or-entity holding the permit-and-listed on the bond-as principal PERSON HOLDING OR REQUIRED TO HOLD THE PERMIT. AND WHO IS ALSO RESPONSIBLE FOR PAYING ASSESSMENTS IN ACCORDANCE WITH SECTION 19.7 OF THE ACT AND, WHERE APPLICABLE, EXECUTING AND FILING THE BOND ASSOCIATED WITH THE WELL AS PRINCIPAL. Any person that participates in the operation of a well or has by voluntary action assumed ownership of a well for which there is no permit or for which the permittee does not exist is a person required to hold a permit.

"Person"--means ANY NATURAL PERSON, CORPORATION, ASSOCIATION, PARTNERSHIP, GOVERNMENTAL AGENCY OR OTHER LEGAL ENTITY, RECEIVER, TRUSTEE, GUARDIAN, EXECUTOR, ADMINISTRATOR, FIDUCIARY OR REPRESENTATIVE OF ANY MIND. (225 ILCS 725/1)

"POOL"--MEANS A NATURAL, UNDERGROUND RESERVOIR CONTAINING IN WHOLE OR IN PART, A NATURAL ACCUMULATION OF OIL OR GAS, OR BOTH. EACH PRODUCTIVE ZONE OR STRATUM OF A GENERAL STRUCTURE, WHICH IS COMPLETELY SEPARATED FROM ANY OTHER ZONE OR STRATUM IN THE STRUCTURE, IS DEEMED A SEPARATE "POOL" AS USED HEREIN. (225 ILCS 725/1)

"Produced Water"--means water regardless of chloride and total dissolved solids (TDS) content which is produced in conjunction with oil and/or natural gas production and natural gas storage operations.

"Production Casing"--means the string of casing placed in a well and used for the purpose of isolating the production or injection formation.

"Repressure"--means to increase the reservoir pressure by the introduction of gas, air or water or other fluid into the reservoir.

"Reservoir"--for the purpose of these rules, is interchangeable with the term pool.

"Rotary Drilling"-- means the hydraulic process of drilling a well for oil or gas as such method is commonly used in the industry.

"Shooting"--means the exploding of nitroglycerin or other high explosives in a well hole for the purpose of increasing the production of oil or gas.

"Tank"--means a vessel into which oil or water is gathered, produced or stored.

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"The Act"--means the provisions of the Illinois Oil and Gas Act (Ill. Rev. Stat. 1991, ch. 96 1/2, pars. 5401 et seq.) (225 ILCS 725/1).

"Undeveloped Limits of a Mine"--means that portion of a mine where the entries have not been driven to the boundaries of the mine property.

"Vacuum"--means pressure which is reduced below the pressure of the atmosphere.

"Well"--means any drill hole required to be permitted under subsection (2) of Section 6 or Section 12 of the Act.

(Source: Amended at Ill. Reg. _____, effective _____)

Section 240.130 Hearings Notice (Repealed)

The Mining Board shall have authority to call public hearings or private hearings involving interested parties concerning matters pertaining to oil and gas activities:

a) Public Hearings

A notice of public hearing as provided by the aforementioned Act shall be given by publishing one (1) notice of the time and place thereof in at least five (5) newspapers of general circulation within the main oil-producing counties of Illinois, and such notice shall be published at least ten (10) days prior to the date of such hearing;

b) Publisher's Certificate

Whenever notice of a hearing of Mining Board action is required to be published in a newspaper of general circulation, each publisher of the newspaper publishing said notice shall file with the Mining Board a copy of the published notice with an affidavit setting forth the date such notice was published in said newspaper;

c) Other Hearings

1) A notice of hearings other than public hearings may be given by mailing a notice of the time and place of such hearings, by registered mail, with a return receipt requested, to the last known address of all persons concerned in the matter to be heard. Such notice shall be mailed at least ten (10) days prior to the date of the hearing;

2) In addition to such notice, the Mining Board may publish a notice of such hearing, in one (1) issue of one (1) or more newspapers in or near the vicinity of the area involved in the matter to be heard;

(Source: Repealed at Ill. Reg. _____, effective _____)

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Section 240.131 Unitization Hearings

a) Commencement of Action

Where separately owned tracts of land are underlain by all or a portion of a common pool of oil or gas or both, an interested person may petition the Department for an order unitizing those tracts, that is to combine those tracts within a unified operation, pursuant to Section 23.3 et seq. of the Act. The petition for a unitization order shall contain the following:

1) A LEGAL DESCRIPTION OF THE LAND AND GEOLOGIC DESCRIPTION OF THE RESERVOIRS WITHIN THE PROPOSED UNIT AREA;

2) THE NAMES OF ALL PERSONS OWNING OR HAVING AN INTEREST IN THE OIL AND GAS RIGHTS IN THE PROPOSED UNIT AREA AS OF THE DATE OF FILING THE PETITION, AS DISCLOSED BY THE RECORDS IN THE OFFICE OF THE RECORDER FOR THE COUNTY OR COUNTIES IN WHICH THE UNIT AREA IS SITUATED, AND THEIR ADDRESSES, IF KNOWN. IF THE ADDRESS OF ANY PERSON or the name of any owner IS UNKNOWN, THE PETITION SHALL SO INDICATE and shall state whether due diligence was used in locating such unknown address or unknown owner;

3) A STATEMENT OF THE TYPE OF OPERATIONS CONTEMPLATED FOR THE UNIT AREA;

4) A COPY OF A PROPOSED PLAN OF UNITIZATION SIGNED BY PERSONS OWNING NOT LESS THAN 60% OF THE WORKING INTEREST UNDERLYING THE SURFACE WITHIN THE AREA PROPOSED TO BE UNITIZED, WHICH THE PETITIONER CONSIDERS FAIR, REASONABLE AND EQUITABLE; SAID PLAN OF UNITIZATION SHALL INCLUDE (OR PROVIDE IN A SEPARATE UNIT OPERATING AGREEMENT, IF THERE BE MORE THAN ONE WORKING INTEREST OWNER, A COPY OF WHICH SHALL ACCOMPANY THE PETITION) THE FOLLOWING:

A) A PLAN FOR ALLOCATING TO EACH SEPARATELY OWNED TRACT IN THE UNIT AREA ITS SHARE OF THE OIL AND GAS PRODUCED FROM THE UNIT AREA AND NOT REQUIRED OR CONSUMED IN THE CONDUCT OF THE OPERATION OF THE UNIT AREA OR UNAVOIDABLY LOST; the plan shall include the participation factors for each tract and a detailed description of the methodology and supporting data used to calculate the participation factors.

B) A PROVISION INDICATING HOW UNIT EXPENSE SHALL BE DETERMINED AND CHARGED TO THE SEVERAL OWNERS, INCLUDING A PROVISION FOR CARRYING OR OTHERWISE FINANCING ANY WORKING INTEREST OWNER WHO HAS NOT EXECUTED THE PROPOSED PLAN OF UNITIZATION AND WHO ELECTS TO BE CARRIED OR OTHERWISE FINANCED, AND ALLOWING THE UNIT OPERATOR, FOR THE BENEFIT OF THOSE WORKING INTEREST OWNERS WHO HAVE PAID THE

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DEVELOPMENT AND OPERATING COSTS. THE RECOVERY OF NOT MORE THAN 150% OF SUCH PERSON'S ACTUAL SHARE OF DEVELOPMENT COSTS OF THE UNIT PLUS OPERATING COSTS, WITH INTEREST. RECOVERY OF THE MONEY ADVANCED TO OWNERS WISHING TO BE FINANCED, FOR DEVELOPMENT AND OPERATING COSTS OF THE UNIT, TOGETHER WITH SUCH OTHER SUMS PROVIDED FOR HEREIN, SHALL ONLY BE RECOVERABLE FROM SUCH OWNER'S SHARE OF UNIT PRODUCTION FROM THE UNIT AREA;

C) A PROCEDURE AND BASIS UPON WHICH WELLS, EQUIPMENT, AND OTHER PROPERTIES OF THE SEVERAL WORKING INTEREST OWNERS WITHIN THE UNIT AREA ARE TO BE TAKEN OVER AND USED FOR UNIT OPERATIONS, INCLUDING THE METHOD OF ARRIVING AT THE COMPENSATION THEREFOR;

D) A PLAN FOR MAINTAINING EFFECTIVE SUPERVISION AND CONDUCT OF UNIT OPERATIONS, IN RESPECT TO WHICH EACH WORKING INTEREST OWNER SHALL HAVE A VOTE WITH A VALUE CORRESPONDING TO THE PERCENTAGE OF UNIT EXPENSE CHARGEABLE AGAINST THE INTEREST OF SUCH OWNER. (Ill. Rev. Stat. 1991, ch. 96 1/2, par. 5440.) (225 ILCS 725/23.3)

E) A summary of the total cumulative production to date, the estimated additional total recoverable reserves from the proposed unit, and the estimated total development cost and operating cost of the unit.

5) The name and addresses of the proposed operator or operators of the unit;

6) A map showing the tracts or group of leases included within the proposed unit area, the location of the proposed injection well or wells and the name, permit number, and location of all oil and gas wells, including abandoned wells, active wells and dry holes and the reservoirs in which all such wells are currently completed, and the names of all operators offsetting the proposed unit area and the name, description and depth of the producing zones in those areas;

7) A map showing the structure of the geologic horizon that best represents the structure of the proposed reservoirs to be unitized;

8) A listing of the reservoirs to be unitized and a map showing the productive portion, thickness, and extent of each such reservoir;

9) An induction or electric log of a representative well completed in the proposed unitized reservoirs;

10) A description of the injection medium to be used, its source and the estimated amounts to be injected daily;

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- 11) A description of the proposed plan of development of the area included within the unit;
- 12) An allegation of the facts required to be found by the Department under Section 23.5 of the Act. The required facts are as follows:

A) THAT THE UNITIZED MANAGEMENT AND OPERATION IS ECONOMICALLY FEASIBLE AND REASONABLY NECESSARY TO INCREASE THE ULTIMATE RECOVERY OF OIL AND GAS, TO PREVENT WASTE, AND TO PROTECT CORRELATIVE RIGHTS.

B) THAT THE VALUE OF THE ESTIMATED ULTIMATE ADDITIONAL RECOVERY OF OIL AND GAS WILL EXCEED THE ESTIMATED ADDITIONAL COST, IF ANY, INCIDENT TO CONDUCTION THE UNIT OPERATION.

C) THAT THE AREAL EXTENT OF THE POOL OR POOLS, OR PARTS THEREOF, HAS BEEN REASONABLY DEFINED AND DETERMINED BY DRILLING OPERATIONS, AND THE UNITIZATION AND OPERATION OF SUCH WILL HAVE NO SUBSTANTIALLY ADVERSE EFFECT UPON THE REMAINDER OF THE POOL OR POOLS, OR PARTS THEREOF.

D) THAT THE ALLOCATION OF UNIT PRODUCTION TO EACH SEPARATELY OWNED TRACT IS FAIR, REASONABLE AND EQUITABLE TO ALL OWNERS OF OIL AND GAS RIGHTS IN THE UNIT AREA.

E) THAT THE DETERMINATION AND ALLOCATION OF UNIT EXPENSE IS FAIR, REASONABLE AND EQUITABLE TO THE WORKING INTEREST OWNERS; and

F) THAT THE COMPENSATION OR ADJUSTMENT FOR WELLS, EQUIPMENT AND OTHER PROPERTIES OF THE WORKING INTEREST OWNERS IS FAIR, REASONABLE AND EQUITABLE: (Ill. Rev. Stat. 1991, ch. 26 1/2, par. 5442.) (225 ILCS 725/23.5)

b) Execution and Filing

- 1) The petition for an order creating a unit pursuant to Section 23.3 et seq. of the Act shall be filed with the Illinois Department of Mines and Minerals, Oil and Gas Division, 300 West Jefferson, Suite 300, P.O. Box 10140, Springfield, Illinois 62791-0140. The petition shall be deemed filed when it is received by the Department, Oil and Gas Division.

- 2) Every petition shall be signed by the petitioner or his representative and his address shall be stated thereon. The signature of the petitioner or his representative constitutes a certificate by him that he has read the petition and that to the best of his knowledge, information and belief there is good ground to support the same.

c) Notice of Hearing

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- 1) UPON RECEIPT OF A PETITION FOR UNITIZATION, THE DEPARTMENT SHALL FIX THE TIME AND PLACE FOR A PUBLIC HEARING, WHICH SHALL BE NO LESS THAN 30 DAYS NOR MORE THAN 60 DAYS AFTER THE DATE OF THE FILING OF SAID PETITION. THE DEPARTMENT SHALL PREPARE A NOTICE OF HEARING, WHICH SHALL ISSUE IN THE NAME OF THE STATE OF ILLINOIS AND SHALL BE SIGNED BY THE DIRECTOR. SUCH NOTICE SHALL SPECIFY THE NUMBER AND STYLE OF THE PROCEEDINGS, THE TIME AND PLACE OF THE HEARING, THE PURPOSE OF THE HEARING, THE NAME OF THE PETITIONER, AND A LEGAL DESCRIPTION OF THE LANDS CONTAINED WITHIN THE PROPOSED UNIT AREA. (Ill. Rev. Stat. 1991, ch. 96 1/2, par. 5441.) (225 ILCS 725/23.4) The notice shall also state that any interested person may file an entry of appearance in the hearing by submitting such entry of appearance in writing to the Department and that thereafter such person shall be deemed a party of record in the proceeding.

- 2) The Department shall mail such notice to the Petitioner who shall then serve such notice in the following manner:

A) By mailing such notice by U.S. Postal service certified mail return receipt requested, DIRECTED TO THE PERSONS NAMED IN THE PETITION AT THEIR LAST KNOWN ADDRESSES at least 20 days prior to the hearing; and

B) BY PUBLICATION OF SUCH NOTICE FOR SERVICE ON THOSE PERSONS WHOSE ADDRESSES ARE UNKNOWN OR WHOSE NAMES ARE UNKNOWN, ONCE EACH WEEK FOR 2 CONSECUTIVE WEEKS, with the first notice appearing at least 20 days prior to the hearing, IN A NEWSPAPER OF GENERAL CIRCULATION PUBLISHED IN EACH COUNTY CONTAINING SOME PORTION OF THE PROPOSED UNIT AREA. (Ill. Rev. Stat. 1991, ch. 96 1/2, par. 5441.) (225 ILCS 725/23.4)

- 3) Whenever the Department shall determine that a notice of hearing should be served upon a person because the granting or denying of the relief requested in the petition would materially affect such person's rights or property, the Department shall cause notice to be sent to such person, as provided in this subsection.

d) Pre-Hearing Conferences

- 1) Upon his own motion or the motion of a party, the Hearing Officer shall direct the parties or their counsel to meet with him for a conference in order to:

A) Simplify the factual and legal issues presented by the hearing request;

B) Receive stipulations, admissions of fact and of the contents and authenticity of documents;

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- C) Exchange lists of witnesses the parties intend to have testify and copies of all documents the parties intend to introduce into evidence at the hearing; and
- D) Discuss and resolve such other matters as may tend to expedite the disposition of the hearing request and to assure a just conclusion thereof.
- 2) Pre-hearing conferences may be held by telephone conference if such procedure is acceptable to all parties.

e) Hearing

- 1) Conduct of Hearing: Every hearing shall be conducted by a Hearing Officer designated by the Director. The Hearing Officer shall take all necessary action to avoid delay, to maintain order and to develop a clear and complete record, and shall have all powers necessary and appropriate to conduct a fair hearing and to render a decision on the petition, including the following:

- A) To administer oaths and affirmations;
- B) To receive relevant evidence;
- C) To regulate the course of the hearing and the conduct of the parties and their counsel therein;
- D) To consider and rule upon procedural requests;
- E) To examine witnesses and direct witnesses to testify, limit the number of times any witness may testify, limit repetitive or cumulative testimony and set reasonable limits on the amount of time each witness may testify; and
- F) To require the production of documents or subpoena the appearance of witnesses, either on the Hearing Officer's own motion or for good cause shown on motion of any party of record. The Hearing Officer may require that relevant documents be produced to any party of record on his own motion or for good cause shown on motion of any party of record.
- 2) Every interested person wishing to participate at the hearing shall enter his appearance by stating his name and address. Thereafter, such person shall be deemed a party of record.
- 3) All participants in the hearing shall have the right to be represented by counsel.
- 4) The Hearing Officer shall allow all parties to present statements, testimony, evidence and argument as may be relevant

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to the proceeding.

- 5) At least one representative of the Department shall appear at any hearing held under this section and shall be given the opportunity to question parties or otherwise elicit such information as is necessary to reach a decision on the petition.
- 6) Preliminary Matters: Where applicable, the following shall be addressed prior to receiving evidence:
 - A) The petitioner may offer preliminary exhibits, including documents necessary to present the issues to be heard, notices, proof of service of the notice of hearing, proof of publication and orders previously entered in the cause.
 - B) Ruling may be made on any pending motions.
 - C) Any other preliminary matters appropriate for disposition prior to presentation of evidence.

f) Evidence

- 1) Admissibility: A party shall be entitled to present his case by oral or documentary evidence, to submit rebuttal evidence, and to conduct such cross-examination as may be required for a full and true disclosure of the facts. Any oral or documentary evidence may be received but the presiding Hearing Officer shall exclude evidence which is irrelevant, immaterial or unduly repetitious. The rules of evidence and privilege applied in civil cases in the courts of the State of Illinois shall be followed; however, evidence not admissible under such rules of evidence may be admitted, except where precluded by statute, if it is of a type commonly relied upon by reasonable, prudent men in the conduct of their affairs. Subject to these requirements, when a hearing will be expedited and the interests of the parties will not be prejudiced, a Hearing Officer shall allow evidence to be received in written form.
- 2) Official Notice: Official notice may be taken of any material fact not appearing in evidence in the record if the circuit courts of this State could take judicial notice of such fact. In addition, notice may be taken of generally recognized technical or scientific facts within the Department's specialized knowledge.
- 3) Order of Proof: The petitioner shall open the proof. Other parties of record shall be heard immediately following the petitioner. The Hearing Officer or Department representatives may examine any witnesses. In all cases, the Hearing Officer shall designate the order of proof and may limit the scope of examination or cross-examination.

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- 4) Briefs: The Hearing Officer may require or allow parties to submit written briefs to the Hearing Officer within 10 days after the close of the hearing or within such other time as the Hearing Officer shall determine as being consistent with the Department's responsibility for an expeditious decision.

- g) Record of Proceedings; Testimony
The Department shall provide at its expense a certified shorthand reporter to take down the testimony and preserve a record of all proceedings at the hearing. Any person testifying shall be required to do so under oath. However, relevant unsworn statements, comments and observations by any interested person may be heard and considered by the Department as such and included in the record.

- h) Postponement or Continuance of Hearing
A hearing may be postponed or continued for due cause by the Hearing Officer upon his own motion or upon the motion of a party to the hearing. A motion filed by a party to the hearing shall set forth facts attesting that the request for continuance is not for the purpose of delay. Except in the case of an emergency, motions requesting postponement or continuance shall be made in writing and shall be received by all parties to the hearing at least 3 business days prior to the scheduled hearing date. All parties involved in a hearing shall avoid undue delay caused by repetitive postponements or continuances so that the subject matter of the hearing may be resolved expeditiously.

- i) Default

If a party, after proper service of notice, fails to appear at the pre-hearing conference or at a hearing, and if no continuance is granted, the Department may then proceed to make its decision in the absence of such party. If the failure to appear at such pre-hearing conference or hearing is due to an emergency situation beyond the parties' control, and the Department is notified of such situation on or before the scheduled pre-hearing conference or hearing, the pre-hearing conference or hearing will be continued or postponed pursuant to Section 240.130(h). Emergency situations include sudden unavailability of counsel, sudden illness of a party or his representative, or similar situations beyond the parties' control.

- j) Order

- 1) Upon the conclusion of any hearing held under this Section, the Hearing Officer, after consultation with the Department representatives, shall prepare an order disposing of the petition, which shall be presented to the Director for entry. The Department shall render a decision within 30 days of the hearing unless all parties that have appeared agree to waive this requirement.

- 2) The order shall grant the petition for unitization if based on the record the Hearing Officer finds all of the following:

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- A) THAT THE UNITIZED MANAGEMENT AND OPERATION IS ECONOMICALLY FEASIBLE AND REASONABLY NECESSARY TO INCREASE THE ULTIMATE RECOVERY OF OIL AND GAS, TO PREVENT WASTE, AND TO PROTECT CORRELATIVE RIGHTS;

- B) THAT THE VALUE OF THE ESTIMATED ULTIMATE ADDITIONAL RECOVERY OF OIL AND GAS WILL EXCEED THE ESTIMATED ADDITIONAL COST, IF ANY, INCIDENT TO CONDUCTION THE UNIT OPERATION;

- C) THAT THE AREAL EXTENT OF THE POOL OR POOLS, OR PARTS THEREOF, HAS BEEN REASONABLY DEFINED AND DETERMINED BY DRILLING OPERATIONS, AND THE UNITIZATION AND OPERATION OF SUCH WILL HAVE NO SUBSTANTIALLY ADVERSE EFFECT UPON THE REMAINDER OF THE POOL OR POOLS, OR PARTS THEREOF;

- D) THAT THE ALLOCATION OF UNIT PRODUCTION TO EACH SEPARATELY OWNED TRACT IS FAIR, REASONABLE AND EQUITABLE TO ALL OWNERS OF OIL AND GAS RIGHTS IN THE UNIT AREA;

- E) THAT THE DETERMINATION AND ALLOCATION OF UNIT EXPENSE IS FAIR, REASONABLE AND EQUITABLE TO THE WORKING INTEREST OWNERS; and

- F) THAT THE COMPENSATION OR ADJUSTMENT FOR WELLS, EQUIPMENT AND OTHER PROPERTIES OF THE WORKING INTEREST OWNERS IS FAIR, REASONABLE AND EQUITABLE; (Ill. Rev. Stat. 1991, ch. 96 1/2, par. 5442.) (225 ILCS 725/23.5)

- 3) If the petition is granted the order shall provide for the authorization of the unit and unitized operation, as proposed by the petitioner, upon such terms and conditions as may be shown by the evidence to be fair, reasonable, equitable and which are necessary or proper to protect and safeguard the respective rights and obligations of the working interest owners and royalty owners, and for the protection of correlative rights and the prevention of waste. The order shall state the time the unit operation shall become effective and the manner in which and the circumstances under which the unit operation shall terminate.

- 4) Except as provided in subsection (j)(5) below, The order shall deny and dismiss the petition for unitization if based on the record the Hearing Officer finds that the petitioner has failed to establish the requirements for formation of a unit set forth in subsection (j)(2) above. An order denying and dismissing a petition for unitization shall be entered within thirty (30) days after the hearing. SUCH ORDER SHALL SET FORTH THE REASONS FOR DISMISSAL, AND THE SAME SHALL BE PROMPTLY FILED BY THE PETITIONER, IF NOTICE WAS FILED UNDER PARAGRAPH (2) OF SECTION 23.3 of the Act, IN THE RECORDER'S OFFICE OF THE COUNTY OR COUNTIES WHEREIN THE LAND IS SITUATED.

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- 5) As an alternative to denying the petition for unitization, the Department may issue an interim order outlining the substantive deficiencies that must be cured by the Petitioner in order to avoid dismissal. If the Petitioner supplies the information requested by the Department, a new hearing shall be scheduled in order to examine such documents. If the Petitioner fails to comply with the interim order, the petition shall be denied. The Department shall send notice of such hearing to all parties of record.

k) APPROVAL OF PLAN OF UNITIZATION--EFFECTIVE DATE OF ORDER
NO ORDER OF THE DEPARTMENT PROVIDING FOR UNIT OPERATIONS SHALL BECOME EFFECTIVE UNLESS AND UNTIL THE PLAN OF UNITIZATION HAS BEEN APPROVED IN WRITING BY THOSE PERSONS WHO, UNDER THE ORDER, WILL BE REQUIRED TO PAY AT LEAST 75% OF THE UNIT EXPENSE, AND ALSO BY THE PERSONS OWNING AT LEAST 75% OF THE UNIT PRODUCTION OR PROCEEDS THEREOF THAT WILL BE CREDITED TO INTERESTS WHICH ARE FREE OF UNIT EXPENSE, INCLUDING BUT NOT LIMITED TO, ROYALTIES, OVERRIDING ROYALTIES, CARRIED INTERESTS, NET PROFIT INTERESTS, AND PRODUCTION PAYMENTS, AND THE DIRECTOR HAS MADE SUCH A FINDING, EITHER IN THE ORDER PROVIDING FOR UNIT OPERATIONS OR IN A SUPPLEMENTAL ORDER, THAT THE PLAN OF UNITIZATION HAS BEEN SO APPROVED; PROVIDED, HOWEVER, THAT IF ANY PERSON IS OBLIGATED TO PAY 75% OR MORE, BUT LESS THAN 100% OF THE UNIT EXPENSE, THE APPROVAL OF THAT PERSON AND AT LEAST ONE OTHER SUCH PERSON SHALL BE REQUIRED; AND IF ONE PERSON ENTITLED TO PRODUCTION OR PROCEEDS THEREOF WILL BE CREDITED TO INTERESTS WHICH ARE FREE OF UNIT EXPENSE, OWNS 75% OR MORE, BUT LESS THAN 100%, THE APPROVAL OF THAT PERSON AND AT LEAST ONE OTHER SUCH PERSON SHALL BE REQUIRED. IF THE PLAN OF UNITIZATION HAS NOT BEEN SO APPROVED AT THE TIME THE ORDER PROVIDING FOR UNIT OPERATIONS IS ISSUED, THE DEPARTMENT SHALL, UPON PETITION AND NOTICE, HOLD SUCH SUPPLEMENTAL HEARINGS AS MAY BE REQUIRED TO DETERMINE IF AND WHEN THE PLAN OF UNITIZATION HAS BEEN SO APPROVED AND SHALL ISSUE A SUPPLEMENTAL ORDER EVIDENCING SUCH APPROVAL. IF THE REQUISITE NUMBER OF PERSONS AND THE REQUISITE PERCENTAGE OF INTERESTS IN THE UNIT AREA DO NOT APPROVE THE PLAN OF UNITIZATION WITHIN A PERIOD OF 6 MONTHS FROM THE DATE ON WHICH THE ORDER PROVIDING FOR UNIT OPERATIONS IS MADE, SUCH ORDER SHALL BE REVOKED BY THE DEPARTMENT UNLESS FOR GOOD CAUSE SHOWN THE DEPARTMENT EXTENDS SAID TIME FOR AN ADDITIONAL PERIOD OF TIME NOT TO EXCEED ONE YEAR. (Ill. Rev.Stat. 1991, ch. 96 1/2, par. 5445.) (225 ILCS 725/23.8)

l) Notice of Order--Recordation
Within 10 days after an order has been issued, a copy of such order shall be mailed by the Department to each person or his attorney of record who has entered his appearance in the matter pursuant to which such order is issued. The petitioner shall cause to be recorded in the office of the county clerk of the county or counties in which the unit is situated a copy of the order providing for unit operations.

m) Order--Final Administrative Decision
The Director's order is a final administrative decision of the Department, pursuant to Section 10 of the Act.

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(Source: Amended at Ill. Reg. _____, effective _____)

Section 240.132 Integration Hearings

a) Commencement of Action

Where the oil or gas rights within a drilling unit are separately owned and the owners of those rights have not voluntarily agreed to integrate or pool those rights to develop the oil or gas, an owner may petition the Department for an order integrating those rights, pursuant to Section 22.2 of the Act. The petition for an order integrating interests shall contain the following:

- 1) The name and address of the petitioner;
- 2) The petitioner's reasons for desiring to integrate the separately owned interests;
- 3) A legal land description of the drilling unit sought to be established;
- 4) A geologic report description of the area reserve~~veir~~ where the proposed drilling unit is to be located indicating the potential presence of reservoirs;
- 5) A description of the interest owned by the petitioner and each person named in the petition;
- 6) The names of all persons who have not agreed to integrate their interests owning or having an interest in the oil and gas rights in the proposed drilling unit as of the date of filing the petition, as disclosed by the records in the office of the recorder for the county or counties in which the drilling unit is situated, and their addresses, if known. If the address of any person is unknown, the petition shall so indicate.
- 7) A statement that the owners have not agreed to integrate their interests;
- 8) A statement that the petitioner has exercised due diligence to locate each owner and that a bona fide effort was made to reach an agreement with each owner as to how the unit would be developed;
- 9) A statement that no action has been commenced by the owners seeking permission to drill pursuant to the provisions of the Oil and Gas Rights Act (Ill. Rev. Stat. 1991, ch. 96 1/2, par. 4901 et seq.) (765 ILCS 520/1);
- 10) Any other information relevant to protect correlative rights of the parties sought to be affected by the order.

b) Execution and Filing

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- 1) The petition for an order requiring integration pursuant to Section 22.2 of the Act shall be filed with the Illinois Department of Mines and Minerals, Oil and Gas Division, 300 West Jefferson, Suite 300, P.O. Box 10140, Springfield, Illinois 62791-0140. The petition shall be deemed filed when it is received by the Department, Oil and Gas Division.
- 2) Every petition shall be signed by the petitioner or his representative and his address shall be stated thereon. The signature of the petitioner or his representative constitutes a certificate by him that he has read the petition and that to the best of his knowledge, information and belief there is good ground to support the same.

c) Notice of Hearing

- 1) Upon the receipt of a petition for integration, the Department shall fix the time and place for a hearing.
- 2) The Department shall prepare a notice of hearing which shall issue in the name of the State of Illinois and shall be signed by the Director. Such notice shall specify the number and style of the proceeding, the time and place of the hearing, the purpose of the hearing, the name of the petitioner, and a legal description of the lands embraced within the proposed drilling unit. The notice shall also state that any interested person may file an entry of appearance in the hearing by submitting such entry of appearance in writing to the Department and that thereafter such person shall be deemed a party of record in the proceeding.
- 3) The Department shall mail such notice to the Petitioner who shall then serve such notice in the following manner:
 - A) By mailing such notice by U.S. Postal service certified mail return receipt requested, directed to the persons named in the petition at their last known addresses at least 20 days prior to the hearing; and
 - B) By publication of such notice for service on those persons whose addresses are unknown or whose names are unknown, once each week for 2 consecutive weeks, with the first notice appearing at least 20 days prior to the hearing in newspaper of general circulation published in each county containing some portion of the proposed integrated unit.
- 4) Whenever the Department shall determine that a notice of hearing should be served upon a person because the granting or denying of the relief requested in the petition would materially affect such person's rights or property, the Department shall cause notice to be sent to such person, as provided in this subsection.

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d) Pre-Hearing Conferences

- 1) Upon his own motion or the motion of a party, the Hearing Officer shall direct the parties or their counsel to meet with him for a conference in order to:
 - A) Simplify the factual and legal issues presented by the hearing request;
 - B) Receive stipulations, admissions of fact and the contents and authenticity of documents;
 - C) Exchange lists of witnesses the parties intend to have testify and copies of all documents the parties intend to introduce into evidence at the hearing; and
 - D) Discuss and resolve such other matters as may tend to expedite the disposition of the hearing request and to assure a just conclusion thereof.
 - 2) Pre-hearing conferences may be held by telephone conference if such procedure is acceptable to all parties.
- e) Hearing
- 1) Conduct of Hearing: Every hearing shall be conducted by a Hearing Officer designated by the Director. The Hearing Officer shall take all necessary action to avoid delay, to maintain order and to develop a clear and complete record, and shall have all powers necessary and appropriate to conduct a fair hearing and to render a decision on the petition, including the following:
 - A) To administer oaths and affirmations;
 - B) To receive relevant evidence;
 - C) To regulate the course of the hearing and the conduct of the parties and their counsel therein;
 - D) To consider and rule upon procedural requests;
 - E) To examine witnesses and direct witnesses to testify, limit the number of times any witness may testify, limit repetitive or cumulative testimony and set reasonable limits on the amount of time each witness may testify; and
 - F) To require the production of documents or subpoena the appearance of witnesses, either on the Hearing Officer's own motion or for good cause shown on motion of any party of record. The Hearing Officer may require that relevant documents be produced to any party of record on his own motion or for good cause shown on motion of any party of

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record.

- 2) Every person appearing shall enter his appearance by stating his name and address. Thereafter, such person shall be deemed a party of record.
- 3) All participants in the hearing shall have the right to be represented by counsel.
- 4) The Hearing Officer shall allow all parties to present statements, testimony, evidence and argument as may be relevant to the proceeding.
- 5) At least one representative of the Department shall appear at any hearing held under this section and shall be given the opportunity to question parties or otherwise elicit such information as is necessary to reach a decision on the petition.
- 6) Preliminary Matters: Where applicable, the following shall be addressed prior to receiving evidence:
 - A) The petitioner may offer preliminary exhibits, including documents necessary to present the issues to be heard, notices, proof of publication and orders previously entered in the cause.
 - B) Ruling may be made on any pending motions.
 - C) Any other preliminary matters appropriate for disposition prior to presentation of evidence.

f) Evidence

- 1) Admissibility: A party shall be entitled to present his case by oral or documentary evidence, to submit rebuttal evidence, and to conduct such cross-examination as may be required for a full and true disclosure of the facts. Any oral or documentary evidence may be received but the presiding Hearing Officer shall exclude evidence which is irrelevant, immaterial or unduly repetitious. The rules of evidence and privilege applied in civil cases in the courts of the State of Illinois shall be followed; however, evidence not admissible under such rules of evidence may be admitted, except where precluded by statute, if it is of a type commonly relied upon by reasonable, prudent men in the conduct of their affairs. Subject to these requirements, when a hearing will be expedited and the interests of the parties will not be prejudiced, a Hearing Officer shall allow evidence to be received in written form.
- 2) Official Notice: Official notice may be taken of any material fact not appearing in evidence in the record if the circuit courts of this State could take judicial notice of such fact.

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In addition, notice may be taken of generally recognized technical or scientific facts within the Department's specialized knowledge.

- 3) Order of Proof: The petitioner shall open the proof. Other parties of record shall be heard immediately following the petitioner. The Hearing Officer or Department representatives may examine any witnesses. In all cases, the Hearing Officer shall designate the order of proof and may limit the scope of examination or cross-examination.
- 4) Briefs: The Hearing Officer may require or allow parties to submit written briefs to the Hearing Officer within 10 days after the close of the hearing or within such other time as the Hearing Officer shall determine as being consistent with the Department's responsibility for an expeditious decision.

g) Record of Proceedings; Testimony

The Department shall provide at its expense a certified shorthand reporter to take down the testimony and preserve a record of all proceedings at the hearing. Any person testifying shall be required to do so under oath. However, relevant unsworn statements, comments and observations by any interested person may be heard and considered by the Department as such and included in the record.

h) Postponement or Continuance of Hearing

A hearing may be postponed or continued for due cause by the Hearing Officer upon his own motion or upon the motion of a party to the hearing. A motion filed by a party to the hearing shall set forth facts attesting that the request for continuance is not for the purpose of delay. Except in the case of an emergency, motions requesting postponement or continuance shall be made in writing and shall be received by all parties to the hearing at least 3 business days prior to the scheduled hearing date. All parties involved in a hearing shall avoid undue delay caused by repetitive postponements or continuances so that the subject matter of the hearing may be resolved expeditiously.

i) Default

If a party, after proper service of notice, fails to appear at the pre-hearing conference or at a hearing, and if no continuance is granted, the Department may then proceed to make its decision in the absence of such party. If the failure to appear at such pre-hearing conference or hearing is due to an emergency situation beyond the parties' control, and the Department is notified of such situation on or before the scheduled pre-hearing conference or hearing, the pre-hearing conference or hearing will be continued or postponed pursuant to Section 240.130(h). Emergency situations include sudden unavailability of counsel, sudden illness of a party or his representative, or similar situations beyond the parties' control.

j) Order

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1) Upon the conclusion of any hearing held under this Section, the Hearing Officer, after consultation with the Department representatives, shall prepare an order disposing of the petition, which shall be presented to the Director for entry.

2) IN MAKING THE DETERMINATION OF INTEGRATING SEPARATELY OWNED INTERESTS, AND DETERMINING TO WHOM THE PERMIT SHOULD BE ISSUED, THE DEPARTMENT MAY CONSIDER:

- A) THE REASONS REQUIRING THE INTEGRATION OF SEPARATE INTERESTS;
- B) THE RESPECTIVE INTERESTS OF THE PARTIES IN THE DRILLING UNIT SOUGHT TO BE ESTABLISHED, AND THE POOL OR POOLS IN THE FIELD WHERE THE PROPOSED DRILLING UNIT IS LOCATED;
- C) ANY PARTIES' PRIOR OR PRESENT COMPLIANCE WITH THE ACT AND THE DEPARTMENT'S RULES; AND
- D) ANY OTHER INFORMATION RELEVANT TO PROTECT THE CORRELATIVE RIGHTS OF THE PARTIES SOUGHT TO BE AFFECTED BY THE INTEGRATION ORDER.

3) Each order integrating separately owned interests SHALL AUTHORIZE THE DRILLING, TESTING, COMPLETING, EQUIPPING, AND OPERATION OF A WELL ON THE DRILLING UNIT; PROVIDE WHO MAY DRILL AND OPERATE THE WELL; PRESCRIBE THE TIME AND MANNER IN WHICH ALL THE OWNERS IN THE DRILLING UNIT MAY ELECT TO PARTICIPATE THEREIN; AND MAKE PROVISION FOR THE PAYMENT BY ALL THOSE WHO ELECT TO PARTICIPATE THEREIN OF THE REASONABLE ACTUAL COST THEREOF, PLUS A REASONABLE CHARGE FOR SUPERVISION AND INTEREST. SHOULD AN OWNER ELECT TO VOLUNTARILY PARTICIPATE IN THE RISK AND COSTS OF THE DRILLING, TESTING, COMPLETING AND OPERATION OF A WELL AS DETERMINED BY THE DEPARTMENT, THE INTEGRATION ORDER SHALL PROVIDE EITHER THAT:

- A) THE NONPARTICIPATING OWNER SHALL SURRENDER A LEASEHOLD INTEREST TO THE PARTICIPATING OWNERS ON A BASIS FOR AND SUCH TERMS AND CONSIDERATION THE DEPARTMENT FINDS FAIR AND REASONABLE; OR
- B) THE NONPARTICIPATING OWNER SHALL SHARE IN A PROPORTIONATE PART OF THE PRODUCTION OF OIL AND GAS FROM THE DRILLING UNIT DETERMINED BY THE DEPARTMENT, AND PAY A PROPORTIONATE PART OF OPERATION COST AFTER THE PARTICIPATING OWNERS HAVE RECOVERED FROM THE PRODUCTION OF OIL OR GAS FROM A WELL ALL ACTUAL COSTS IN THE DRILLING, TESTING, COMPLETING AND OPERATION OF THE WELL PLUS A PENALTY TO BE DETERMINED BY THE DEPARTMENT OF NOT LESS THAN 100% NOR MORE THAN 300% OF SUCH ACTUAL COSTS.

4) FOR THE PURPOSE OF THIS SECTION, THE OWNER OR OWNERS OF OIL AND GAS RIGHTS IN AND UNDER AN UNLEASED TRACT OF LAND SHALL BE

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REGARDED AS A LESSEE TO THE EXTENT OF A 7/8 INTEREST IN AND TO SAID RIGHTS AND A LESSOR TO THE EXTENT OF THE REMAINING 1/8 INTEREST THEREIN.

5) IN THE EVENT OF ANY DISPUTE RELATIVE TO COSTS AND EXPENSES OF DRILLING, TESTING, EQUIPPING, COMPLETING AND OPERATING A WELL, THE DEPARTMENT SHALL DETERMINE THE PROPER COSTS AFTER DUE NOTICE TO INTERESTED PARTIES AND A HEARING THEREON. THE OPERATOR OF SUCH UNIT, IN ADDITION TO ANY OTHER RIGHT PROVIDED BY THE INTEGRATION ORDER OF THE DEPARTMENT, SHALL HAVE A LIEN ON THE MINERAL LEASEHOLD ESTATE OR RIGHTS OWNED BY THE OTHER OWNERS THEREIN AND UPON THEIR SHARES OF THE PRODUCTION FROM SUCH UNIT TO THE EXTENT THAT COSTS INCURRED IN THE DEVELOPMENT AND OPERATION UPON SAID UNIT ARE A CHARGE AGAINST SUCH INTEREST BY ORDER OF THE DEPARTMENT OR BY OPERATION OF LAW. SUCH LIENS SHALL BE SEPARABLE AS TO EACH SEPARATE OWNER WITHIN SUCH UNIT, AND SHALL REMAIN LIENS UNTIL THE OWNER OR OWNERS DRILLING OR OPERATING THE WELL HAVE BEEN PAID THE AMOUNT DUE UNDER THE TERMS OF THE INTEGRATION ORDER. (Ill. Rev. Stat. 1991, ch. 96 1/2, par. 5436.) (225 ILCS 725/22.2)

6) As an alternative to denying the petition for integration, the Department may issue an interim order outlining the substantive deficiencies that must be cured by the petitioner in order to avoid dismissal. If the petitioner supplies the information requested by the Department, a new hearing shall be scheduled in order to examine such documents. If the petitioner fails to comply with the interim order, the petition shall be denied. The Department shall send notice of such hearing to all parties of record.

k) Notice of Order--Recordation
Within 10 days after an order has been issued, a copy of such order shall be mailed by the Department to each person or his attorney of record who has entered his appearance in the matter pursuant to which such order is issued and to each working interest owner who has not agreed to an integration. The petitioner shall cause to be recorded in the office of the county clerk of the county or counties in which the drilling unit is situated a copy of the order providing for integration of the separate interests.

l) Order--Final Administrative Decision
The Director's order is a final administrative decision of the Department, pursuant to Section 10 of the Illinois Oil and Gas Act.

(Source: Amended at Ill. Reg. _____, effective _____)

Section 240.133 Drilling-Unit Hearings to Establish Pool-Wide Drilling Units

a) Commencement of Action

1) Any interested person may petition the Department for a hearing to ESTABLISH A DRILLING UNIT OR UNITS FOR THE PRODUCTION OF OIL

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AND GAS OR EITHER OF THEM FOR EACH POOL to which the interested person owns some portion of the oil and gas. (Ill. Rev. Stat. 1991, ch. 96 1/2, par. 5433)(225 ILCS 725/21.1)

- 2) The petition for hearing to establish a drilling unit or units shall contain the following:

- A) The name and address of the petitioner;
- B) A legal description of the size of the drilling unit or units sought to be established;
- C) A legal description of the extent of the pool reservoir to which the drilling unit or units are sought to be established;
- D) A list of the names and addresses of all permittees owners of oil or gas interests in the pool reservoir as described in subsection (c) above;
- E) An isopach map of the pool; a geologic description of the pool and an isopach and structure map of the reservoir, for which the drilling unit is sought showing the productive limits of the reservoir;
- F) A plat showing all oil and gas or water injection or storage wells completed within the pool (reservoir);
- G) A statement of geologic and engineering reports outlining the reasons for and data supporting the proposed size of the drilling unit or units.

- 3) If the establishment of a drilling unit or units would require the integration of separately owned interests in the drilling unit or units, the petitioner may contemporaneously file a petition under Section 240.132 and the matters shall then be consolidated and heard together.

b) Execution and Filing

- 1) The petition to establish drilling units shall be filed with the Illinois Department of Mines and Minerals, Oil and Gas Division, 300 West Jefferson, Suite 300, P.O. Box 10140, Springfield, Illinois 62791-0140. The petition shall be deemed filed when it is received by the Department, Oil and Gas Division.

- 2) Every petition shall be signed by the petitioner or his representative and his address shall be stated thereon. The signature of the petitioner or his representative constitutes a certificate by him that he has read the petition and that to the best of his knowledge, information and belief there is good ground to support the same.

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c) Hearing--Notice

- 1) Upon the receipt of a petition to establish drilling units, the Department shall fix the time and place for a hearing.
- 2) The Department shall prepare a notice of hearing which shall issue in the name of the State of Illinois and shall be signed by the Director. Such notice shall specify the number and style of the proceeding, the time and place of the hearing, the purpose of the hearing, the name of the petitioner, and a legal description of the affected lands. The notice shall also state that any interested person may file an entry of appearance in the hearing by submitting such entry of appearance in writing to the Department and that thereafter such person shall be deemed a party of record in the proceeding.

- 3) The Department shall mail such notice to the Petitioner who shall then serve such notice in the following manner:

- A) By mailing such notice by U.S. Postal Service certified mail with return receipt, directed to the persons named in the petition pursuant to (a)(2)(D) above at their last known addresses at least 20 days prior to the hearing; and
- B) By publication of such notice for service on those persons whose addresses are unknown or whose names are unknown, and for those owners of unleased mineral rights once each week for 2 consecutive weeks, with the first notice appearing at least 20 days prior to the hearing in a newspaper of general circulation published in each county containing some portion of the proposed integrated unit.
- 4) Whenever the Department shall determine that a notice of hearing should be served upon a person because the granting or denying of the relief requested in the petition would materially affect such person's rights or property, the Department shall cause notice to be sent to such person, as provided in this subsection.

d) Pre-Hearing Conferences

- 1) Upon his own motion or the motion of a party, the Hearing Officer shall direct the parties or their counsel to meet with him for a conference in order to:
 - A) Simplify the factual and legal issues presented by the hearing request;
 - B) Receive stipulations, admissions of fact and of the contents and authenticity of documents;
 - C) Exchange lists of witnesses the parties intend to have

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testify and copies of all documents the parties intend to introduce into evidence at the hearing; and

- D) Discuss and resolve such other matters as may tend to expedite the disposition of the hearing request and to assure a just conclusion thereof.

- 2) Pre-hearing conferences may be held by telephone conference if such procedure is acceptable to all parties.

e) Hearing

- 1) Conduct of Hearing: Every hearing shall be conducted by a Hearing Officer designated by the Director. The Hearing Officer shall take all necessary action to avoid delay, to maintain order and to develop a clear and complete record, and shall have all powers necessary and appropriate to conduct a fair hearing and to render a decision on the petition, including the following:

- A) To administer oaths and affirmations;
- B) To receive relevant evidence;
- C) To regulate the course of the hearing and the conduct of the parties and their counsel therein;
- D) To consider and rule upon procedural requests;
- E) To examine witnesses and direct witnesses to testify, limit the number of times any witness may testify, limit repetitive or cumulative testimony and set reasonable limits on the amount of time each witness may testify.
- F) To require the production of documents or subpoena the appearance of witnesses, either on the Hearing Officer's own motion or for good cause shown on motion of any party of record.

- 2) Every person desiring to participate in the hearing shall enter his appearance by stating his name and address. Thereafter, such person shall be deemed a party of record.

- 3) All participants in the hearing shall have the right to be represented by counsel.

- 4) The Hearing Officer shall allow all parties to present statements, testimony, evidence and argument as may be relevant to the proceeding.

- 5) At least one representative of the Department shall appear at any hearing held under this Section and shall be given the opportunity to question parties or otherwise elicit such

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information as is necessary to reach a decision on the petition.

- 6) Where applicable, the following shall be addressed prior to receiving evidence:

- A) The petitioner may offer preliminary exhibits, including documents necessary to present the issues to be heard, notices, proof of publication and orders previously entered in the cause.

- B) Ruling may be made on any pending motions.

- C) Any other preliminary matters appropriate for disposition prior to presentation of evidence.

f) Evidence

- 1) Admissibility: A party shall be entitled to present his case by oral or documentary evidence, to submit rebuttal evidence, and to conduct such cross-examination as may be required for a full and true disclosure of the facts. Any oral or documentary evidence may be received but the presiding Hearing Officer shall exclude evidence which is irrelevant, immaterial or unduly repetitious. The rules of evidence and privilege applied in civil cases in the courts of the State of Illinois shall be followed; however, evidence not admissible under such rules of evidence may be admitted, except where precluded by statute, if it is of a type commonly relied upon by reasonable, prudent men in the conduct of their affairs. Subject to these requirements, when a hearing will be expedited and the interests of the parties will not be prejudiced, a Hearing Officer shall allow evidence to be received in written form.

- 2) Official Notice: Official notice may be taken of any material fact not appearing in evidence in the record if the circuit courts of this State could take judicial notice of such fact. In addition, notice may be taken of generally recognized technical or scientific facts within the Department's specialized knowledge.

- 3) Order of Proof: The petitioner shall open the proof. Other parties of record shall be heard immediately following the petitioner. The Hearing Officer or Department representatives may examine any witnesses. In all cases, the Hearing Officer shall designate the order of proof and may limit the scope of examination or cross-examination.

- 4) Briefs: The Hearing Officer may require or allow parties to submit written briefs to the Hearing Officer within 10 days after the close of the hearing or within such other time as the Hearing Officer shall determine as being consistent with the Department's responsibility for an expeditious decision.

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g)

Record of Proceedings; Testimony

The Department shall provide at its expense a certified shorthand reporter to take down the testimony and preserve a record of all proceedings at the hearing. Any person testifying shall be required to do so under oath. However, relevant unsworn statements, comments and observations by any interested person may be heard and considered by the Department as such and included in the record.

h)

Postponement or Continuance of Hearing

A hearing may be postponed or continued for due cause by the Hearing Officer upon his own motion or upon the motion of a party to the hearing. A motion filed by a party to the hearing shall set forth facts attesting that the request for continuance is not for the purpose of delay. Except in the case of an emergency, motions requesting postponement or continuance shall be made in writing and shall be received by all parties to the hearing at least 3 business days prior to the scheduled hearing date. All parties involved in a hearing shall avoid undue delay caused by repetitive postponements or continuances so that the subject matter of the hearing may be resolved expeditiously.

i) Default

If a party, after proper service of notice, fails to appear at the pre-hearing conference or at a hearing, and if no continuance is granted, the Department may then proceed to make its decision in the absence of such party. If the failure to appear at such pre-hearing conference or hearing is due to an emergency situation beyond the parties' control, and the Department is notified of such situation on or before the scheduled pre-hearing conference or hearing date, the pre-hearing conference or hearing will be continued or postponed pursuant to Section 240.130(h). Emergency situations include sudden unavailability of counsel, sudden illness of a party or his representative, or similar situations beyond the parties' control.

j) Order

1) Upon the conclusion of any hearing held under this Section, the Hearing Officer, after consultation with the Department representatives, shall prepare an order disposing of the petition, which shall be presented to the Director for entry.

2) The order shall grant the petition based on the record if the Hearing Officer finds that establishing the drilling unit will prevent waste, protect the correlative rights of the owners in the pools, and prevent the unnecessary drilling of wells.

3) No drilling unit shall be established which requires the allocation of more than 40 acres of surface area nor less than 10 acres of surface area to an individual well for production of oil from a pool the top of which lies less than 4000 feet beneath the surface (as determined by the original or discovery well in the pool) provided, however, that the Department may

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PERMIT THE ALLOCATION OF GREATER ACREAGE TO AN INDIVIDUAL WELL AND PROVIDED FURTHER THAT THE SPACING OF WELLS IN ANY POOL THE TOP OF WHICH LIES LESS THAN 4000 FEET BENEATH THE SURFACE (AS DETERMINED BY THE ORIGINAL OR DISCOVERY WELL IN THE POOL) SHALL NOT INCLUDE THE FIXING OF A PATTERN EXCEPT WITH RESPECT TO THE 2 NEAREST EXTERNAL BOUNDARY LINES OF EACH DRILLING UNIT. (Ill. Rev. Stat. 1991, ch. 96 1/2, par. 5433.) (225 ILCS 725/21.1.)

4) The drilling units established by an order under this section shall be of approximately uniform size and shape for each entire pool, except that where circumstances reasonably require, the Department may grant exceptions to the size or shape of any drilling unit or units, in which case the order shall state the particular circumstances that require such exception.

5) Each order establishing drilling units shall specify the size and shape of the unit, which shall be such as will result in the efficient and economical development of the pool as a whole, and subject to the provisions of subsection (3) above, the size of no drilling unit shall be smaller than the maximum area that can be efficiently and economically drained by one well.

6) Each order establishing drilling units for a pool shall cover all lands determined or believed to be underlain by such pool. Each order establishing drilling units may be modified by the Department to change the size thereof, or to permit the drilling of additional wells.

7) Each order establishing drilling units shall prohibit the drilling of more than one well on any drilling unit for the production of oil or gas from the particular pool with respect to which the drilling unit is established and subject to the provisions of subsection (3) above shall specify the location for the drilling of such well thereon, in accordance with a reasonably uniform spacing pattern, with necessary exceptions for wells drilled or drilling at the time of the application. If the Department finds, after notice and hearing, notice being made as provided in this section to all parties of record in the proceeding, that surface conditions would substantially add to the burden or hazard of drilling such well at the specified location, or for some other reason it would be inequitable or unreasonable to require a well to be drilled at the specified location, the Department may issue an order permitting the well to be drilled at a location other than that specified in the order establishing drilling units.

8) After the date of the notice for a hearing called to establish drilling units, no additional well shall be commenced for production from the pool until the order establishing drilling units has been issued unless the commencement of the well is authorized by order of the Department.

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- 9) AFTER AN ORDER ESTABLISHING A DRILLING UNIT OR UNITS HAS BEEN ISSUED BY THE DEPARTMENT, THE COMMENCEMENT OF DRILLING OF ANY WELL OR WELLS INTO THE POOL WITH REGARD TO WHICH SUCH UNIT WAS ESTABLISHED FOR THE PURPOSE OF PRODUCING OIL OR GAS THEREFROM, AT A LOCATION OTHER THAN THAT AUTHORIZED BY THE ORDER, OR BY ORDER GRANTING EXCEPTION TO THE ORIGINAL SPACING ORDER IS HEREBY PROHIBITED. (Ill. Rev. Stat. 1991, ch. 96 1/2, par. 5433.) (225 ILCS 725/21.1)

10) As an alternative to denying the petition for drilling unit, the Department may issue an interim order outlining the substantive deficiencies that must be cured by the petitioner in order to avoid dismissal. If the petitioner supplies the information requested by the Department, a new hearing shall be scheduled in order to examine such documents. If the petitioner fails to comply with the interim order, the petition shall be denied. The Department shall send notice of such hearing to all parties of record.

- k) Order--Final Administrative Decision
The Director's order is a final administrative decision of the Department, pursuant to Section 10 of the Act.

(Source: Amended at Ill. Reg. _____, effective _____)

Section 240.160 Director's Decision

- a) UPON RECEIPT OF A NOTICE OF VIOLATION, THE DIRECTOR OF THE DEPARTMENT, OR HIS DESIGNEE, SHALL CONDUCT AN INVESTIGATION AND MAY AFFIRM, VACATE OR MODIFY THE NOTICE OF VIOLATION. IN DETERMINING WHETHER TO TAKE ACTION IN ADDITION TO REMEDIAL ACTION NECESSARY TO ABATE A VIOLATION THE DIRECTOR SHALL CONSIDER:

- 1) THE PERSON/S OR PERMITTEE'S HISTORY OF PREVIOUS VIOLATIONS, INCLUDING VIOLATIONS AT OTHER LOCATIONS AND UNDER OTHER PERMITS;

A) A violation shall not be counted if the notice or order is the subject of pending administrative review by the Department under Section 240.180 or if the time to request such review has not expired, and thereafter it shall be counted for only two years after the date of the Department's final administrative decision or a final judicial decision affirming the Department's decision;

B) No violation for which the notice or order has been vacated shall be counted;

- 2) THE SERIOUSNESS OF THE VIOLATION, INCLUDING ANY IRREPARABLE HARM TO THE ENVIRONMENT OR DAMAGE TO PROPERTY;

- 3) THE DEGREE OF CULPABILITY OF THE PERSON OR PERMITTEE; AND

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- 4) THE EXISTENCE OF ANY ADDITIONAL CONDITIONS OR FACTORS IN AGGRAVATION OR MITIGATION OF THE VIOLATION, INCLUDING INFORMATION PROVIDED BY THE PERSON OR PERMITTEE.

b) MODIFICATION OF THE NOTICE OF VIOLATION MAY INCLUDE:

- 1) ANY DIFFERENT OR ADDITIONAL REMEDIAL ACTIONS NECESSARY TO ABATE THE VIOLATION, AS SET FORTH IN SECTION 240.150(b)(2), AND THE TIME WITHIN WHICH THE VIOLATION MUST BE ABATED;
- 2) THE ASSESSMENT OF CIVIL PENALTIES NOT TO EXCEED \$1,000.00 A DAY FOR EACH AND EVERY ACT OF VIOLATION;
- 3) PROBATIONARY OR PERMANENT MODIFICATION OR CONDITIONS ON THE PERMIT WHICH MAY INCLUDE SPECIAL MONITORING OR REPORTING REQUIREMENTS; AND
- 4) REVOCATION OF THE PERMIT. (Ill. Rev. Stat. 1991, Ch. 96 1/2, par. 5413) (225 ILCS 725/8a)

- c) The Director shall determine whether or not to assess civil penalties based on the factors set forth in subsection (a) above. If a penalty is assessed by the Department, the penalty shall be computed as follows:

- 1) Administrative violations, including, but not limited to, the failure to file the reporting, permitting and bond transfer forms required by the Department, the failure to submit information required by the Department pursuant to well file reviews and the failure-to-post-lease-signs, shall be assessed on a permittee-specific basis. The Department may assess up to \$250.00 for an administrative violation as follows:

A) History of Violations:

- i) No previous violation of the same rule: add \$25.00.
- ii) One previous violation of the same rule: add \$50.00.
- iii) Two previous violations of the same rule: add \$100.00.
- iv) Three or more previous violations of the same rule: add \$150.00.

B) Permittee's Actions:

- i) If the permittee was previously notified of the violation using a routine inspection report (Form OG-22) in accordance with Section 240.140 or

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correspondence from the Department and failed to comply: add \$100.00.

ii) If the permittee abated the violation within the specified time frame: subtract \$200.00.

iii) If the permittee either substantially abated the violation within the specified time frame or, if all corrective actions were not completed yet the permittee requested and received an extension of the abatement deadline: subtract \$100.00.

2) Operating violations, including, but not limited to, pressure on the annulus, the failure to maintain the well and flow line in a leak-free condition, the failure to maintain lined pits, the failure to configure the wellhead for the inspection of the annulus, the failure to comply with specified permit conditions, and the failure to report or clean-up a spill and the failure to maintain containment dikes. maintain required performance bond in force for the wells under permit and pay annual well fees, shall be assessed on a permittee-specific basis. Multiple incidents of the same violation against a permittee on the same occasion shall not be considered separate violations. The Department may assess up to \$500.00 for an operating violation as follows:

A) History of Violations:

i) No previous violation of the same rule: add \$50.00.

ii) One previous violation of the same rule: add \$100.00.

iii) Two or more previous violations of the same rule: add \$150.00.

B) Seriousness:

i) If the violation had a low degree of probability to cause environmental damage to soil and/or land surface, vegetation or crops, surface water, ground water, livestock or wildlife: add \$50.00; or, if violation had a high degree of probability to cause environmental damage to soil and/or land surface, vegetation or crops, surface water, ground water, livestock or wildlife: add \$100.00; or, if the violation caused environmental damage to soil and/or land surface, vegetation or crops, surface water, ground water, livestock or wildlife: add \$200.00.

ii) If the violation created a hazard to the safety of

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any person, such as the emission of hydrogen sulfide gas: add \$200.00.

C) Permittee's Actions:

i) If the permittee was previously notified of the violation using a routine inspection report (Form OG-22) in accordance with Section 240.140 or correspondence from the Department and failed to comply: add \$100.00.

ii) If the violation occurred as a result of the permittee's lack of reasonable care: add \$50.00; or, if the violation occurred as a result of the permittee's deliberate conduct: add \$200.00.

iii) If the permittee abated the violation within the specified time frame: subtract \$250.00.

iv) If the permittee either substantially abated the violation within the specified time frame, or, if all corrective actions were not completed yet the permittee requested and received an extension of the abatement deadline: subtract \$100.00.

3) Drilling or operating a well required to be permitted under the Act without first obtaining a permit from the Department, operating a well required to be permitted under the Act without first obtaining the Department's transfer of operating authority or operating an annular or casing injection/disposal well, operating a well in violation of Department spacing requirements, or operating wells by a permittee for whom funds have been expended from the PRF Fund, shall result in the assessment of up to a \$1,000.00 penalty for each and every such violation. Assessments for these violations are computed as follows:

A) History of Violations:

i) No previous violation of the same rule: add \$100.00.

ii) One or more previous violation of the same rule: add \$500.00.

B) Seriousness:

i) If the violation caused environmental damage to surface water, ground water or wildlife: add \$200.00.

ii) If the violation created a hazard to the safety of any person, such as the emission of hydrogen

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sulfide gas: add \$200.00.

c) Permittee's Actions:

- i) If the violation occurred as a result of the permittee's lack of reasonable care: add \$100.00; or, if the violation occurred as a result of the permittee's deliberate conduct: add \$500.00.
- ii) If the permittee abated the violation within the specified time frame: subtract \$250.00.
- iii) If all corrective actions were not completed, yet the permittee requested and received an extension of the abatement deadline: subtract \$100.00.
- d) ANY RESPONSIBLE PERSON WHO WILLFULLY OR KNOWINGLY AUTHORIZED, ORDERED, OR CARRIED OUT ANY VIOLATION CITED IN THE DIRECTOR'S DECISION SHALL BE SUBJECT, AFTER NOTICE, TO THE SAME ACTIONS, INCLUDING CIVIL PENALTIES, WHICH MAY BE IMPOSED ON THE PERSON OR PERMITTEE UNDER THIS SECTION. (Ill. Rev. Stat. 1991, Ch. 96 1/2, par. 5413) (225 ILCS 725/8a)

e) The Director or his designee shall serve the person or permittee with his decision at the conclusion of his investigation. The Director's Decision shall provide that the person or permittee has the right to request a hearing in accordance with Section 240.180. The Director's Decision affirming, vacating or modifying the Notice of Violation shall be CONSIDERED served in accordance with Section 8a of the ACT. WHEN MAILED--CERTIFIED--MAIL--RETURN--RECEIPT REQUESTED--TO--THE PERSON--OR PERMITTEE--AT--HIS--LAST--KNOWN--ADDRESS-- (Ill.-Rev.-Stat.-1991,-Ch.-96-1/2,-par.-5413)-(225 ILCS-725/8a)

f) A Director's decision not appealed in accordance with Section 240.180 within 30 days of service shall become a final administrative decision of the Department, pursuant to Section 10 of the Act. The filing of a request for hearing under Section 240.180 shall not operate as a stay of the Director's decision.

g) The permittee may, within 30 days from the date of service of the Director's Decision, submit to the Department, in writing, any mitigating factors which permittee believes to be relevant to the violation cited in the Director's Decision.

h) Upon further investigation, the Director of the Department, or his designee, may issue an amended or replacement Director's Decision.

1) An Amended Director's Decision shall be issued to:

- A) extend the amount of time provided to complete remedial actions necessary to abate the violation set forth in the Director's Decision; or

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B) reduce the civil penalty assessed in the Director's Decision.

2) A replacement Director's Decision shall be issued to correct an administrative error contained in the Director's Decision or the Notice of Violation.

3) The permittee have shall have no right to hearing associated with the issuance of an amended or replacement Director's Decision.

g) If the Director's decision includes the assessment of a civil penalty, and the person or permittee named in the Director's decision does not request a hearing in accordance with Section 240.180 to contest the amount of the penalty, the amount assessed shall be paid to the Department in full within 30 days of service of the Director's decision.

h) ALL CIVIL PENALTIES ASSESSED AND PAID TO THE DEPARTMENT SHALL BE DEPOSITED IN THE UNDERGROUND RESOURCES CONSERVATION ENFORCEMENT FUND. (Ill. Rev. Stat. 1991, Ch. 96 1/2, par. 5413) (225 ILCS 725/8a)

(Source: Amended at Ill. Reg. 2217, effective)
Section 240.170 Cessation Order

a) The Department may issue orders requiring the cessation of operations, including the plugging of a well, for either of the following reasons:

1) IF, AT THE EXPIRATION OF THE PERIOD OF TIME ORIGINALLY FIXED IN THE DIRECTOR'S DECISION OR AT THE EXPIRATION OF ANY SUBSEQUENT EXTENSION OF TIME GRANTED BY THE DEPARTMENT, THE DEPARTMENT FINDS THAT THE VIOLATION HAS NOT BEEN ABATED, IT MAY IMMEDIATELY ORDER THE CESSATION OF OPERATIONS OR THE PORTIONS THEREOF RELEVANT TO THE VIOLATION. (Ill. Rev. Stat. 1991, Ch. 96 1/2, par. 5413) (225 ILCS 725/8a)

2) IF THE DEPARTMENT DETERMINES THAT ANY CONDITION OR PRACTICE EXISTS, OR THAT ANY PERSON OR PERMITTEE IS IN VIOLATION OF ANY REQUIREMENT OF THE ACT OR THE RULES ADOPTED THEREUNDER OR ANY PERMIT CONDITION, WHICH CONDITION, PRACTICE OR VIOLATION CREATES AN IMMINENT DANGER TO THE HEALTH OR SAFETY OF THE PUBLIC, OR AN IMMINENT DANGER OF SIGNIFICANT ENVIRONMENTAL HARM OR SIGNIFICANT DAMAGE TO PROPERTY, ANY AUTHORIZED EMPLOYEE OR AGENT OF THE DEPARTMENT MAY ORDER THE IMMEDIATE CESSATION OF OPERATIONS. (Ill. Rev. Stat. 1991, Ch. 96 1/2, par. 5426) (225 ILCS 725/19.1). Drilling or operating without a permit from the Department a well required to be permitted under the Act, operating a well required to be permitted under the Act, without first obtaining the Department's transfer of

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operating authority. operating an annular or casing injection/disposal well, operating a well in violation of the Department's spacing requirements, operating wells without paying annual well fees or operating wells without maintaining the required amount of performance bond in force, or wells being operated by a permittee for whom funds have been expended from the PRF Fund in accordance with Subpart O of the Part, constitute conditions, practices or violations mandating the issuance of a cessation order under this subsection.

b) IF A RESPONSIBLE PARTY CANNOT BE READILY LOCATED IN THE JUDGMENT OF THE EMPLOYEE OR AGENT ISSUING THE CESSATION ORDER, THE EMPLOYEE OR AGENT MAY TAKE ANY ACTION HE DEEMS NECESSARY TO CAUSE A CESSATION OF OPERATIONS AND ABATEMENT OF ANY VIOLATION OBSERVED. (Ill. Rev. Stat. 1991, Ch. 96 1/2, par. 5426) (225 ILCS 725/19.1)

c) THE CESSATION ORDER SHALL BE SERVED BY PERSONAL DELIVERY TO THE PERSON OR PERMITTEE NAMED IN THE ORDER OR BY MAILING IT CERTIFIED MAIL, RETURN RECEIPT REQUESTED, TO THE LAST KNOWN ADDRESS OF THE PERSON OR PERMITTEE AS SOON AS IS PRACTICALLY POSSIBLE BUT IN NO EVENT LATER THAN 5 DAYS AFTER ITS ISSUANCE. (Ill. Rev. Stat. 1991, Ch. 96 1/2, par. 5426) (225 ILCS 725/19.1)

d) The cessation order shall provide that the person or permittee named in the order has the right to request a hearing in accordance with Section 240.180. The cessation order shall be considered served when personally delivered to the person or permittee named in the order or when the cessation order is mailed certified mail, return receipt requested, to the person or permittee at his last known address.

e) A CESSATION ORDER ISSUED UNDER THIS SECTION SHALL CONTINUE IN EFFECT UNTIL, MODIFIED, VACATED, OR TERMINATED BY THE DEPARTMENT. (Ill. Rev. Stat. 1991, Ch. 96 1/2, par. 5413) (225 ILCS 725/8a) The filing of a request for a hearing under Section 240.180 shall not operate as a stay of the cessation order. The cessation order may be stayed by the grant of temporary relief in accordance with Section 240.190.

f) A cessation order not appealed in accordance with Section 240.180 within 30 days of service shall become a final administrative decision of the Department, pursuant to Section 10 of the Act.

(Source: Amended at _____ Ill. Reg. _____, effective _____)

SUBPART B: PERMIT APPLICATION PROCEDURES FOR PRODUCTION WELLS

Section 240.220 Contents of Application
The application for a permit to drill, deepen or convert to a production well shall include:

- a) The name of the well.
- b) The surveyed location and ground elevation of the well. A survey is

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not required for a converted or deepened well, a drilled out plugged hole if the original well location was surveyed, or for a well permitted under Section 240.210(d).

c) A map showing:

- 1) the boundaries of the leasehold or enhanced oil recovery unit;
- 2) the exact location of the well proposed to be drilled, deepened or converted, and an outline of the proposed drilling unit;
- 3) the location of all producing wells previously drilled on the drilling unit; and
- 4) the location of all offset wells on adjacent drilling units.

d) Information to show the applicant has the right to drill and to operate a well on the lands in question. The applicant shall submit copies of the operative lease instruments or assignment, or at the election of the applicant, provide the necessary information in a form prescribed by the Department.

e) A statement as to whether such proposed well location is within the limits of any incorporated city, town, or village. If the consent of municipal authorities for the drilling of a well is required, a certified copy of the official consent must be submitted.

f) The name and address of the drilling contractor, and the type of drilling tools or equipment to be used.

g) If the well is located over an active mine, temporarily abandoned mine or within the undeveloped limits of a mine, or if the coal rights are owned by someone other than the lessor under the oil and gas lease, the applicant shall submit documentation establishing compliance with Section 240.1305 of this Part.

h) If the application is for a newly drilled well located over an underground gas storage field as defined in 240.1805(c) of this Part or the gas storage rights are owned by someone other than the lessor under the oil and gas lease, the applicant shall submit documentation establishing compliance with Section 240.1820 of this Part.

hi) The proposed depth of the well and the name of the lowest geologic formation to be tested.

ij) A statement whether the applicant has ever had a well bond forfeited by the Department, and if so when and for what well.

(Source: Amended at _____ Ill. Reg. _____, effective _____)

Section 240.230 Authority of Person Signing Application

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- a) The application for a permit to drill, deepen, or convert to a production well shall identify whether the owner of the right to drill and to operate the well is an individual, partnership, corporation or other entity, and shall contain the address and signature of the owner or person authorized to sign for such owner.
- b) If the owner is an individual, the application shall be signed by the individual. If the owner is a partnership, the application shall be signed by a general partner. If the owner is a corporation, the application shall be signed by an officer of the corporation.
- c) In lieu of the signature of the owner or such authorized person, the application may be signed by a person having a power of attorney to sign for such owner or authorized person, provided a certified copy of the power of attorney is on file with the Department or accompanies the application.
- d) The entity or person to whom the permit is issued shall be called the Permittee and shall be responsible for all regulatory requirements relative to the well.
- e) If the applicant is a corporation, the charter must authorize the corporation to engage in the permitted activity, and the corporation must be incorporated or authorized to do business in the State of Illinois.
- f) If the applicant has been issued a FEIN number, that number must be reported on the application.

(Source: Amended at Ill. Reg. _____, effective _____)

Section 240.250 Issuance of Permit to Drill

- a) If the applicant satisfies requirements of the Act and Rules the Department shall issue a permit.
- b) A permit shall not be issued where a final administrative order of the Department is outstanding against the applicant or against a person or permittee who is an officer, director, partner or owner of more than a 5% interest of the applicant, where obligated funds from the Plugging and Restoration Fund are outstanding under Subpart P, or where annual well fees are outstanding under Subpart Q.
- c) Permits shall expire one year from the date of issuance unless acted upon by commencement of drilling, deepening or converting operations authorized by the permit, which are to be continued with due diligence, but not to exceed two (2) years from date of commencement of drilling or conversion operations, at which time the well shall be plugged, production casing set, conversion operations completed or well re-permitted. If the drilling rig is removed prior to the expiration of the permit, any further drilling or deepening shall

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require re-permitting.

- d) Permits are not transferable prior to the drilling of the well.
- e) If during drilling the well is lost (collapsed casing or hole, etc.), the permittee may terminate drilling and move the rig up to 30 feet from the permitted location and commence drilling operations, provided that:
- 1) the permittee notifies the district office prior to the move and receives approval; and
 - 2) a new application and fee is submitted within ten (10) days in accordance with Section 240.220 of this Part.
- f) The Department shall revoke a permit that was issued in error or if the application contained an error or misrepresentation.
- g) The Department shall notify the permittee of their intent to revoke a permit effective thirty (30) days from the date of notice unless a hearing is requested in accordance with subsection (h) below.
- h) If a written objection to the revocation is filed within thirty (30) days of the date of the notice:
- 1) A pre-hearing conference shall be held within fifteen (15) days of the receipt of the request for hearing.
 - A) A pre-hearing conference shall be scheduled in order to:
 - i) Simplify the factual and legal issues presented by the hearing request;
 - ii) Receive stipulations, admissions of fact and of the contents and authenticity of documents;
 - iii) Exchange lists of witnesses the parties intend to have testify and copies of all documents the parties intend to introduce into evidence at the hearing;
 - iv) Set a hearing date; and
 - v) Discuss and resolve such other matters as may tend to expedite the disposition of the hearing request and to assure a just conclusion thereof.
 - B) Pre-hearing conferences may be held by telephone conference if such procedure is acceptable to all parties.
- 2) All hearings under this Subpart shall be conducted in the Department's offices located at 300 West Jefferson Street,

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Suite 300, Springfield, Illinois.

1) At the hearing, the Department shall present evidence in support of its determination under subsection (f) above. The permittee may present evidence contesting the Department's determination under subsection (f) above. The hearing officer may administer oaths and affirmations, subpoena witnesses and written or printed materials, compel attendance of witnesses or production of those materials, compel discovery, and take evidence.

1) Within thirty (30) days after the close of the record or the receipt of the transcript of the hearing, the Department shall render a decision.

1) The permittee's failure to request a hearing in accordance with subsection (h) shall constitute a waiver of all legal rights to contest the permit revocation decision. Upon the expiration of the time to request a hearing, the Department shall issue a final administrative decision, pursuant to Section 10 of the Act.

(Source: Amended at Ill. Reg. _____, effective _____)

SUBPART C: PERMIT APPLICATION PROCEDURES FOR CLASS II UIC WELLS

Section 240.310 Application for Permit to Drill, Deepen, or Amend a Class II UIC Well

a) No person shall drill, deepen or convert any well for use as a Class II UIC well without a permit from the Department.

b) Application for a permit to drill, deepen or convert to a Class II UIC well or amend existing Class II UIC well permit in accordance with Section 240.390(a) of this Part shall be made on forms prescribed by the Department. The application shall be executed under penalties of perjury, and accompanied by the non-refundable fee of \$100.00 and the required bond under Subpart L.

c) If the application does not contain all of the required information or documents, the Department shall notify the applicant in writing. The notification shall specify the additional information or documents necessary to an evaluation of the application and shall advise the applicant that the application will be deemed denied unless the information or documents are submitted within 60 days following the date of notification.

d) ANY WELL FOR WHICH A PERMIT IS REQUIRED UNDER THE ACT, OTHER THAN A PLUGGED WELL, WHICH WAS DRILLED PRIOR TO THE EFFECTIVE DATE OF THE ACT AND FOR WHICH NO PERMIT HAS PREVIOUSLY BEEN ISSUED, IS REQUIRED TO BE PERMITTED. Application for a permit shall be made on forms prescribed by the Department. The application shall be executed under penalties of perjury, and accompanied by the required bond under Subpart L. If application is made on or before August 14, 1991, no permit fee is required, but all other requirements of this

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Subpart shall apply. An application made after that date shall be accompanied by the non-refundable fee of \$100.00. AFTER AUGUST 14, 1991, ANY UNPERMITTED WELL TO WHICH THIS SUBPART APPLIES WILL BE DEEMED TO BE OPERATING WITHOUT A PERMIT AND SUBJECT TO THE PENALTIES SET FORTH IN THE ACT. (225 ILCS 725/12)

(Source: Amended at Ill. Reg. _____, effective _____)

Section 240.320 Contents of Application

The application for a permit to drill, deepen or convert shall include:

a) The name of the well.

b) The surveyed location and ground elevation of the well. A survey is not required for a converted or deepened well, a drilled out plugged hole if the original well location was surveyed, or for a well permitted under Section 240.310(d).

c) A map showing:

1) the boundaries of the leasehold or enhanced oil recovery unit, if applicable;

2) the names of all permittees of producing leaseholds within 1/4 mile of the proposed Class II UIC Well;

3) the location of the well proposed to be drilled, deepened or converted;

4) the wells from which fresh water analyses were obtained in accordance with Section 240.350; and

5) the location of all wells penetrating the proposed injection interval within the 1/4 mile area of review as defined in Section 240.360.

d) If the well is not located within the boundaries of a leasehold or enhanced oil recovery unit, the applicant shall submit documentation showing the applicant's right to drill and to operate the well.

e) A statement as to whether such proposed well location is within the limits of any incorporated city, town, or village. If the consent of municipal authorities for the drilling of a well is required, a certified copy of the official consent must be submitted.

f) The name and address of the drilling contractor, and the type of drilling tools or equipment to be used.

g) If the well is located over an active mine, temporarily abandoned mine or within the undeveloped limits of a mine, or if the coal rights are owned by someone other than the lessor under the oil and gas lease, the applicant shall submit documentation establishing compliance with Section 240.1305 of this Part.

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h) If the application is for a newly drilled well located over an underground gas storage field as defined in 240.1805(c) of this Part or the gas storage rights are owned by someone other than the lessor under the oil and gas lease, the applicant shall submit documentation establishing compliance with Section 240.1820 of this Part.

h) The proposed well construction and operating parameters in accordance with Section 240.340 of this Part.

i) Evidence of notification required under Section 240.370.

j) Information regarding groundwater and potable water supplies in accordance with Section 240.350.

k) Cementing, casing and plugging records for all wells penetrating the injection interval within the 1/4 mile area of review in accordance with Section 240.360.

l) A statement whether the applicant has ever had a well bond forfeited by the Department, and if so when and for what well.

(Source: Amended at ____ Ill. Reg. ____, effective ____)

Section 240.330 Authority of Person Signing Application

a) All applications for permits to drill, deepen, or convert to a Class II UIC well shall identify whether the owner of the right to drill and to operate the well is an individual, partnership, corporation or other entity, and shall contain the address and signature of the owner or person authorized to sign for such owner.

b) If the owner is an individual, the application shall be signed by the individual. If the owner is a partnership, the application shall be signed by a general partner. If the owner is a corporation, the application shall be signed by an officer of the corporation.

c) In lieu of the signature of the owner or such authorized person, the application may be signed by a person having a power of attorney to sign for such owner or authorized person, provided a certified copy of the power of attorney is on file with the Department or accompanies the application.

d) The entity or person to whom the permit is issued shall be called the Permittee and shall be responsible for all regulatory requirements relative to the well.

e) If the applicant is a corporation, the charter must authorize the corporation to engage in the permitted activity, and the corporation must be incorporated or authorized to do business in the State of Illinois.

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f) If the applicant has been issued a FEIN number, that number must be reported on the application.

(Source: Amended at ____ Ill. Reg. ____, effective ____)

Section 240.370 Public Notice

a) Contents of Notice and Publication
Public notice shall be given no earlier than 30 days prior to the filing of the application. A notice that an application for a permit to drill, deepen or convert to a Class II UIC well has been or will be filed with the Department shall be published by the applicant in a newspaper of general circulation and published in the county in which the proposed injection well is to be located. The applicant shall submit the original of the Certificate of Publication to the Department prior to approval of the application.

1) The notice shall include:

1A) the name and address of the applicant;

2B) the date the application was will be filed;

3C) the legal description of the location of the proposed injection well;

4D) the geologic name and depth of the injection interval(s);

5E) the proposed maximum injection pressure and maximum injection rate;

6F) the address and telephone number for the Oil and Gas Division of the Department; and

7G) a statement that the public has fifteen (15) days from the date the application is filed, as stated in the public notice, ~~of--publication~~ to comment on the application and that comments must be made in writing to the Department.

2) If the notice does not contain all of the above information, or, if the application is not received on or before the date designated in subsection (1)(B) above, the applicant shall be required to re-publish the notice.

b) Notice Within the Area of Review
A copy of the published notice, or a letter containing the same information as in the notice, shall be mailed by Certified Mail-Return Receipt Requested to the owner of the surface of the land on which the proposed injection well is to be located, and to each permittee of a producing leasehold and the owner or manager of all mines, including the mined-out area and undeveloped limits of

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all mines, located within one-fourth (1/4) mile of the proposed Class II UIC well. Evidence of mailing shall be submitted to the Department prior to approval of the application. The returned Certified Mail receipt card, or a photostatic copy of such, shall serve as evidence of mailing.

c) Objections

If a written objection to the application is filed within fifteen (15) days after the filing of the application date of publication of the notice of application, the Department shall consider the objection in determining whether the permit should be issued. If the objection raises a factual or legal question regarding the sufficiency of the application in meeting the requirements for a permit, the permit objection shall be set for a public hearing. A hearing shall be set only after all other requirements for issuance of the permit have been fulfilled.

d) Public Hearing

1) Any public hearing held pursuant to subsection (c) above shall be an informal hearing conducted by the Department solely for the purpose of resolving the factual or legal question raised by the objection.

2) Notice of the hearing shall be sent by the Department to the applicant and to the objector by mailing such notice by United States mail, postage prepaid, addressed to their last known home addresses.

3) A certified court reporter shall record the hearing at the Department's expense.

4) A Hearing Officer designated by the Department shall conduct the hearing. The Hearing Officer shall allow all parties to the hearing to present evidence in any form, including by oral testimony or documentary evidence, unless the Hearing Officer determines such evidence is irrelevant, immaterial, unduly repetitious, or of such a nature that reasonably prudent members of the public or people knowledgeable in the oil and gas field would not rely upon it in the conduct of their affairs.

5) The Hearing Officer shall have the power to continue the hearing or to leave the record open for a certain period of time in order to obtain or receive further relevant evidence.

6) Within ten (10) days of the closing of the record or the receipt of the transcript of the hearing, whichever comes later, the Department shall render a decision on the objection.

(Source: Amended at ____ Ill. Reg. ____, effective ____)

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Section 240.380 Issuance of Permit

a) If the applicant satisfies the requirements of the Act and Rules, the Department shall issue a permit.

b) A permit shall not be issued where a final administrative order of the Department is outstanding against the applicant or against a person or permittee who is an officer, director, partner or owner of more than a 5% interest of the applicant, or where obligated funds from the Plugging and Restoration Fund are outstanding under Subpart P, or where annual well fees are outstanding under Subpart Q.

c) Permits shall expire one year from the date of issuance unless acted upon by commencement of drilling, deepening or converting operations authorized by the permit, which are to be continued with due diligence, but not to exceed one (1) year from date of commencement of drilling or conversion operations, at which time the well shall be plugged, production casing set, conversion operations completed or well repermitted.

d) Permits are not transferable prior to the drilling of the well.

e) If during drilling the well is lost (collapsed casing or hole, etc.), the permittee is required to submit a new application prior to drilling an offset well.

f) The Department shall revoke a permit that was issued in error or if the application contained an error or misrepresentation.

g) The Department shall notify the permittee of their intent to revoke a permit effective thirty (30) days from the date of notice unless a hearing is requested in accordance with subsection (h) below.

h) If a written objection to the revocation is filed within thirty (30) days of the date of the notice:

i) A pre-hearing conference shall be held within fifteen (15) days of the receipt of the request for hearing.

A) A pre-hearing conference shall be scheduled in order to:

i) Simplify the factual and legal issues presented by the hearing request.

ii) Receive stipulations, admissions of fact and of the contents and authenticity of documents.

iii) Exchange lists of witnesses the parties intend to have testify and copies of all documents the parties intend to introduce into evidence at the hearing.

iv) Set a hearing date; and

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v) Discuss and resolve such other matters as may tend to expedite the disposition of the hearing request and to assure a just conclusion thereof.

b) Pre-hearing conferences may be held by telephone conference if such procedure is acceptable to all parties.

2) All hearings under this Subpart shall be conducted in the Department's offices located at 300 West Jefferson Street, Suite 300, Springfield, Illinois.

i) At the hearing, the Department shall present evidence in support of its determination under subsection (f) above. The permittee may present evidence contesting the Department's determination under subsection (f) above. The hearing officer may administer oaths and affirmations, subpoena witnesses and written or printed materials, compel attendance of witnesses or production of those materials, compel discovery, and take evidence.

j) Within thirty (30) days after the close of the record or the receipt of the transcript of the hearing, the Department shall render a decision.

k) The permittee's failure to request a hearing in accordance with subsection (h) shall constitute a waiver of all legal rights to contest the permit revocation decision. Upon the expiration of the time to request a hearing, the Department shall issue a final administrative decision, pursuant to Section 10 of the Act.

(Source: Amended at Ill. Reg. _____, effective _____)

SUBPART D: SPACING OF WELLS

Section 240.460 Special-Drilling--Units-Based-Upon--Reservoir-Characteristics Modified Drilling Unit

a) Upon application of any person having an interest in oil or gas in all or a portion of a reservoir, the Department shall schedule a public hearing to consider the establishment of a special drilling unit or units for all or a portion of a reservoir for the production of oil or gas. Upon application of any person having an interest in oil or gas in a lease or drilling unit, the Department shall schedule a hearing to consider modification of the drilling unit relative to the land survey system and setback requirements specified in Section 240.410 of this Part.

b) Execution and Filing

1) The petition to establish drilling units shall be filed with the Illinois Department of Mines and Minerals, Oil and Gas Division, 300 West Jefferson, Suite 300, P.O. Box 10140,

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Springfield, Illinois 62791-0140. The petition shall be deemed filed when it is received by the Department, Oil and Gas Division.

2) Every petition shall be signed by the petitioner or his representative and his address shall be stated thereon. The signature of the petitioner or his representative constitutes a certificate by him that he has read the petition and that to the best of his knowledge, information and belief there is good ground to support the same.

b) c)

Notice of Hearing shall be given by the applicant to all mineral owners within the boundaries set forth in the application, and to all permittees having oil or gas wells within one-half (1/2) mile of the boundaries of the lease or drilling unit by U.S. Postal Service certified mail, return receipt requested, and by publication in a newspaper of general circulation in each county in which any portion of the proposed lease or drilling unit or units is located, at least ten (10) days prior to the hearing.

d) Pre-Hearing Conferences

1) Upon his own motion or the motion of a party, the Hearing Officer shall direct the parties or their counsel to meet with him for a conference in order to:

A) Simplify the factual and legal issues presented by the hearing request;

B) Receive stipulations, admissions of fact and of the contents and authenticity of documents;

C) Exchange lists of witnesses the parties intend to have testify and copies of all documents the parties intend to introduce into evidence at the hearing; and

D) Discuss and resolve such other matters as may tend to expedite the disposition of the hearing request and to assure a just conclusion thereof.

2) Pre-hearing conferences may be held by telephone conference if such procedure is acceptable to all parties.

e) Hearing

1) Conduct of Hearing: Every hearing shall be conducted by a Hearing Officer designated by the Director. The Hearing Officer shall take all necessary action to avoid delay, to maintain order and to develop a clear and complete record, and shall have all powers necessary and appropriate to conduct a fair hearing and to render a decision on the petition, including the following:

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- A) To administer oaths and affirmations;
- B) To receive relevant evidence;
- C) To regulate the course of the hearing and the conduct of the parties and their counsel therein;
- D) To consider and rule upon procedural requests;
- E) To examine witnesses and direct witnesses to testify, limit the number of times any witness may testify, limit repetitive or cumulative testimony and set reasonable limits on the amount of time each witness may testify;
- F) To require the production of documents of subpoena the appearance of witnesses, either on the Hearing Officer's own motion or for good cause shown on motion of any party of record.

2) Every person desiring to participate in the hearing shall enter his appearance by stating his name and address. Thereafter, such person shall be deemed a party of record.

3) All participants in the hearing shall have the right to be represented by counsel.

4) The Hearing Officer shall allow all parties to present statements, testimony, evidence and argument as may be relevant to the proceeding.

5) At least one representative of the Department shall appear at any hearing held under this Section and shall be given the opportunity to question parties or otherwise elicit such information as is necessary to reach a decision on the petition.

6) Where applicable, the following shall be addressed prior to receiving evidence:

A) The petitioner may offer preliminary exhibits, including documents necessary to present the issues to be heard, notices, proof of publication and orders previously entered in the cause.

B) Ruling may be made on any pending motions.

C) Any other preliminary matters appropriate for disposition prior to presentation of evidence.

f) Evidence

1) Admissibility: A party shall be entitled to present his case by oral or documentary evidence, to submit rebuttal evidence,

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and to conduct such cross-examination as may be required for a full and true disclosure of the facts. Any oral or documentary evidence may be received by the presiding Hearing Officer shall exclude evidence which is irrelevant, immaterial or unduly repetitious. The rules of evidence and privilege applied in civil cases in the courts of the State of Illinois shall be followed; however, evidence not admissible under such rules of evidence may be admitted, except where precluded by statute, if it is of a type commonly relied upon by reasonable, prudent men in the conduct of their affairs. Subject to these requirements, when a hearing will be expedited and the interests of the parties will not be prejudiced, a Hearing Officer shall allow evidence to be received in written form.

2) Official Notice: Official notice may be taken of any material fact not appearing in evidence in the record if the circuit courts of this State could take judicial notice of such fact. In addition, notice may be taken of generally recognized technical or scientific facts within the Department's specialized knowledge.

3) Order of Proof: The petitioner shall open the proof. Other parties of record shall be heard immediately following the petitioner. The Hearing Officer or Department representatives may examine any witnesses. In all cases, the Hearing Officer shall designate the order of proof and may limit the scope of examination or cross-examination.

4) Briefs: The Hearing Officer may require or allow parties to submit written briefs to the Hearing Officer within 10 days after the close of the hearing or within such other time as the Hearing Officer shall determine as being consistent with the Department's responsibility for an expeditious decision.

g) Record of Proceedings: Testimony

The Department shall provide at its expense a certified shorthand reporter to take down the testimony and preserve a record of all proceedings at the hearing. Any person testifying shall be required to do so under oath. However, relevant unsworn statements, comments and observations by any interested person may be heard and considered by the Department as such and included in the record.

h) Postponement or Continuance of Hearing

A hearing may be postponed or continued for due cause by the Hearing Officer upon his own motion or upon the motion of a party to the hearing. A motion filed by a party to the hearing shall set forth facts attesting that the request for continuance is not for the purpose of delay. Except in the case of an emergency, motions requesting postponement or continuance shall be made in writing and shall be received by all parties to the hearing.

i) Default

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If a party, after proper service of notice, fails to appear at the pre-hearing conference or at a hearing, and if no continuance is granted, the Department may then proceed to make its decision in the absence of such party. If the failure to appear at such pre-hearing conference or hearing is due to an emergency situation beyond the parties' control, and the Department is notified of such situation on or before the scheduled pre-hearing conference or hearing date, the pre-hearing conference or hearing will be continued or postponed pursuant to Section 240.130(h). Emergency situations include sudden unavailability of counsel, sudden illness of a party or his representative, or similar situations beyond the parties' control.

If the Department finds, based on the reservoir's geological and engineering characteristics, that a special modified drilling unit or units is necessary to prevent waste, to protect correlative rights, and to prevent the unnecessary drilling of wells, the Department shall enter an order establishing such drilling unit or units. Each order shall:

- 1) specify the reservoir or portion thereof, and the shape and size location of each drilling unit (which shall be uniform for all drilling units) relative to the land survey system; and
- 2) specify the set back from the drilling unit boundaries for the location of the oil or gas well on each drilling unit.

k) Order--Final Administrative Decision

The Director's order is a final administrative decision of the Department, pursuant to Section 10 of the Act.

(Source: Amended at Ill. Reg. _____, effective _____)

Section 240.470 Establishment of Pool-Wide Drilling Units Based Upon Reservoir Characteristics

a) Upon application of any person having an interest in oil or gas in all or a portion of a reservoir, the Department shall consider the establishment of a special drilling unit or units other than specified in Section 240.410 of this Part for all or a portion of a reservoir for the production of oil or gas.

b) Applications to establish pool-wide drilling units based upon reservoir characteristics shall be processed in accordance with Section 240.133 of this Part.

c) The following pool wide oil well spacing is established by the Department.

- 1) Ten (10) acre spacing is established for the Devonian and Silurian Limestone in Sections 17, 20 and 29 of Township 3 North, Range 3 West, Schuyler County, Illinois, known as the Booklyn Pool.

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2) Ten (10) acre spacing is established for the Devonian and Silurian Limestone in Sections 29, 30, 31 and 32 of Township 1 South, Range 3 West, Sections 24, 25, 26, 33, 34, 35 and 36 of Township 1 South, Range 4 West, Sections 5, 6 and 8 of Township 2 South, Range 3 West and Sections 1, 2, 3 and 4 of Township 2 South, Range 4 West, Brown County, Illinois, known as the Buckhorn Consolidated Pool.

3) Ten (10) acre spacing is established for the Devonian and Silurian Limestone in Sections 8, 9, 15, 16 and 17 of Township 2 South, Range 4 West, Brown County, Illinois, known as the Siloam Pool.

4) Ten (10) acre spacing is established for the Devonian and Silurian Limestone in Sections 6 and 7 of Township 1 North, 1 West, Sections 1, 2 and 12 of Township 1 North, Range 2 West and Sections 35 and 36 of Township 2 North, 2 West, Schuyler County, Illinois, known as the Rushville Central Pool.

5) Ten (10) acre spacing is established for the Devonian and Silurian Limestone in Sections 25 and 36 of Township 1 South, 5 West, Sections 1, 2, 10, 11 and 12 of Township 2 South, Range 5 West, Adams County, Illinois and in Section 7 of Township 2 South, Range 4 West, Brown County, Illinois, known as the Kellerville Pool.

6) Ten (10) acre spacing is established for the St. Louis Limestone (Mississippian) in Sections 6, 7, 18 and 19 of Township 11 North, Range 11 East and Sections 3, 4, 5, 6, 7, 8, 9, 10, 16, 17, 18, 19, 20, 21, 28, 29 and 30 of Township 11 North, Range 14 West, Cumberland County, Illinois, known as the Westfield Pool.

7) Ten (10) acre spacing is established for the St. Louis/Salem (Mississippian) Limestone in Sections 31, 32, 33 and 34 of Township 12 North, Range 14 West, Cumberland County, Illinois, known as the Westfield Pool.

8) Ten (10) acre spacing is established for the St. Louis/Salem (Mississippian) Limestone in Sections 2, 3, 10, 11, 12 and 13 of Township 9 North, Range 14 West and in Sections 14, 15, 22, 23, 24, 25, 26, 35 and 36 of Township 10 North, Range 14 West, Clark County, Illinois, known as the Martinsville Pool.

9) Ten (10) acre spacing is established for the St. Louis/Salem (Mississippian) Limestone in Sections 22, 23, 26, 27, 34 and 35 of Township 9 North, Range 14 West, Clark County, Illinois, known as the Johnson South Pool.

10) Ten (10) acre spacing is established for the Trenton Limestone in Sections 34 and 35 of Township 1 South, Range 10 West and in Sections 2, 3, 11 and 24 of Township 2 South, Range 10 West,

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Monroe County, Illinois, known as the Waterloo Pool.

- 11) Ten (10) acre spacing is established for the Trenton Limestone in Sections 27, 33 and 34, Township 1 North, Range 10 West, St. Clair County, Illinois, known as the Dupo Pool.

- d) The following pool-wide natural gas spacing is established by the Department.

One Hundred Sixty (160) acre spacing is established for the New Albany Shale Gas in the West half of Sections 5, 6, 7, 8, 17, 18, 19 and 20 of Township 4 North, Range 10 West and in Sections 1, 2, 11, 12, 13 and 14 and the East half of Section 24, of Township 4 North, Range 11 West, Lawrence County, Illinois.

(Source: Added at Ill. Reg. _____, effective _____)

SUBPART E: WELL DRILLING, COMPLETION
AND WORKOVER REQUIREMENTS

Section 240.500 Definitions

For the purpose of this Subpart the term:

"Completion Fluids" means liquids that are used to complete or workover a well including saltwater, crude oil, frac fluids, acids and other treatment chemicals.

"Completion Fluid Waste" means completion fluids that are generated from the well during completion activities.

"Drilling Fluid" means any medium used in the drilling of a well such as fresh water, crude oil based or fresh water based drilling muds, and air or air foam mixtures.

"Drilling Fluid Waste" means drilling fluids, muds and cuttings that are generated from the well during drilling activities.

(Source: Amended at Ill. Reg. _____, effective _____)

SUBPART F - WELL CONSTRUCTION, OPERATING AND REPORTING
REQUIREMENTS FOR PRODUCTION WELLS

Section 240.610 Construction Requirements for Production Wells

- a) Surface Casing Requirements for Wells Drilled After the Effective Date of this Section

- 1) Steel surface casing or fiberglass casing meeting API standards shall be set to a depth of at least one hundred (100) feet, or fifty (50) feet below the base of the fresh water, whichever is deeper.

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- 2) Surface casing shall be set under the supervision of a representative of the Department Well Inspector and the permittee shall give at least twenty-four (24) hours notice to the District Office for the District in which the well is located prior to setting the surface casing.
- 3) Surface casing shall be cemented in place by circulating cement behind the surface casing from the setting depth of the casing to the surface.
- 4) The cement shall be allowed to set in place until it has developed sufficient strength to allow drilling to resume, but no less than four (4) hours.

- 5) At the time of submitting the permit application, the permittee, upon request and approval from the Department before drilling commences, may utilize for one of the following alternative surface casing procedures:

A) If the unconsolidated material is less than 25 feet thick, no surface casing is required but a cement basket shall be set 50 feet below the base of the freshwater and the production casing either cemented to surface from total depth, or cemented from the cement basket to surface together with the required cement on the bottom of the production casing as specified in subsection (b).

B) If the unconsolidated material is greater than 25 feet thick, surface casing is required to be set to the top of the bedrock, a cement basket shall be set 50 feet below the base of the freshwater and the production casing shall be either cemented to surface from total depth, or cemented from the cement basket to surface together with the required cement on the bottom of the production casing as specified in subsection (b) below.

C) For wells in which the total depth is less than 250 feet below the base of the freshwater, no surface casing or cement basket is required, but the production casing shall be cemented from total depth to surface.

- b) Production Casing Requirements for Wells Drilled After the Effective Date of this Section.

Production casing shall be set and cemented in place by circulating cement behind the production casing from the setting depth of the casing to a minimum of two hundred fifty (250) feet above the shallowest producing interval. The casing shall be set no higher than fifty (50) feet above the top of the uppermost producing interval in an open hole completion.

- c) Production Casing Requirements for Existing Wells

- 1) For all existing wells without production casing:

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- A) If surface casing was previously set, production casing shall be set and cemented a minimum of two hundred fifty (250) feet in accordance with subsection (b) above.
- B) If surface casing was not previously set, production casing shall be set and cemented to surface in accordance with subsection (a) (5) above.
- 2) Wells drilled prior to the effective date of this Section that contain drive pipe without cement behind the drive pipe will require no further cementing work.

d) Tubing and Packer in Flowing Wells

All wells flowing as a result of an enhanced oil recovery project shall be produced through tubing and packer. The packer shall be set within two hundred (200) feet of the top of the producing interval and within the cemented portion of the production casing. The permittee shall contact the District Office in which the well is located at least twenty-four (24) hours prior to the initial setting or any resetting of the packer to enable an inspector to be present when the packer is set.

(Source: Amended at ____ Ill. Reg. _____, effective _____)

Section 240.640 Reporting Requirements

a) Well Completion Reports

1) Contents

The Well Completion Report shall be completed on a form prescribed by the Department and shall contain:

- A) the name and location of the well;
- B) information on the construction of the well;
- C) information on the producing zones and the type of completion treatment performed on each zone; and
- D) initial production rates.

2) Newly drilled wells

A Well Completion Report shall be submitted to the Department within thirty (30) days after the conclusion of initial completion activities (i.e., production testing or date of first production) or within thirty (30) days after the expiration of the permit if the well was not drilled.

3) Existing wells

A Well Completion Report shall be completed and submitted to the Department for each workover or recompletion of any existing production well which results in a change of the

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original well construction or zone of production. The Well Completion Report shall be submitted within thirty (30) days after the completion of any such workover or recompletion activity.

- 4) Non-productive Wells (Dry Holes)
A Well Completion Report shall be completed and submitted to the Department for each non-productive well or "dry hole". The Well Completion Report shall be submitted within thirty (30) days after attempted completion of the non-productive well.

b) Well Drilling Report

- 1) For all wells drilled or deepened after the effective date of this Section, a Well Drilling Report shall be completed by the permittee on a form prescribed by the Department.

- 2) The Well Drilling Report shall be submitted to the State Geological Survey in Champaign, Illinois within 90 days after drilling ceases and shall contain:

- A) the name and location of the well;
- B) drilling information;
- C) the geologic names and depths of the formations encountered in drilling the well;
- D) the results of all drill stem tests; and
- E) a copy of the drilling time or geolograph record if a geophysical log was not run unless the well was drilled with air rotary tools.

- 3) A Well Drilling Report is not required for well conversion not entailing deepening of the well.

c) Geophysical Logs

A copy of all wire line or geophysical logs run on a well shall be submitted to the State Geological Survey within 90 days after drilling ceases.

d) Drill Cuttings

- 1) Notification and Collection of Drill Cuttings
The Department shall notify the permittee when cuttings are required to be collected. Drill cuttings shall be collected for each run drilled in cable tool wells and each ten feet (10') of distance drilled in rotary or air drilled wells. The permittee shall obtain containers for the cuttings, and deliver the cuttings to the Illinois State Geological Survey in Champaign, Illinois.

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- 2) When Drill Cuttings Required
The Department will require drill cuttings for a newly permitted well when drill cuttings have not previously been submitted for any well within one-half (1/2) mile of the newly permitted well. If the newly permitted well is drilled to a depth greater than any other well within one-half (1/2) mile for which drill cuttings were submitted, drill cuttings will be required only from the lowest depth previously submitted to the total depth of the newly permitted well.

(Source: Amended at Ill. Reg. _____, effective _____)

SUBPART G - WELL CONSTRUCTION, OPERATING AND REPORTING REQUIREMENTS FOR CLASS II UIC WELLS

Section 240.710 Surface and Production Casing Requirements for Newly Drilled Class II UIC Wells Drilled After the Effective Date of this Section

a) Surface Casing

- 1) Steel surface casing shall be set to a depth of at least one hundred (100) feet, or fifty (50) feet below the base of the fresh water zone, whichever is deeper.
- 2) Surface casing shall be set under the supervision of a representative of the Department Well-inspector and the permittee shall give at least twenty-four (24) hours notice to the District Office for the District in which the well is located prior to setting the surface casing.
- 3) Surface casing shall be cemented in place by circulating cement behind the surface casing from the setting depth of the casing to the surface.
- 4) The cement shall be allowed to set in place until it has developed sufficient strength to allow drilling to resume, but no less than four (4) hours.
- 5) At the time of submitting the permit application the permittee, upon request and approval from the Department before drilling commences, may utilize for one of the following alternative surface casing procedures:

a) If the unconsolidated material is less than 25 feet thick, no surface casing is required but a cement basket shall be set 50 feet below the base of the freshwater and the production casing either cemented to surface from total depth, or cemented from the cement basket to surface together with the required cement on the bottom of the production casing as specified in subsection (b).

b) If the unconsolidated material is greater than 25 feet

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thick, surface casing is required to be set to the top of the bedrock, a cement basket shall be set 50 feet below the base of the freshwater and the production casing shall be either cemented to surface from total depth, or cemented from the cement basket to surface together with the required cement on the bottom of the production casing as specified in subsection (b).

- c) For wells in which the total depth is less than 250 feet below the base of the freshwater, no surface casing or cement basket is required, but the production casing shall be cemented from total depth to surface.

b) Production Casing

Production casing shall be set and cemented in place by circulating cement behind the production casing from the setting depth of the casing to a minimum of two hundred fifty (250) feet above the shallowest permitted injection interval. The casing shall be set no higher than fifty (50) feet above the top of the uppermost permitted injection interval in an open hole completion.

(Source: Amended at Ill. Reg. _____, effective _____)

Section 240.740 Other Construction Requirements for Class II UIC Wells

- a) Injection shall be through tubing and packer. The packer shall be placed no higher than two hundred (200) feet above the uppermost perforations or the casing seat in an open hole completion, provided the packer is within the cemented portion of the production casing such that there is at least fifty (50) feet of cement above the packer, and further provided the packer is no less than one hundred (100) feet below the base of the freshwater. No perforations shall be left open above the packer unless they are isolated by a dual packer or concentric packer system. If a dual packer is used, the uppermost packer must satisfy the placement requirements of this subsection.

b) The wellhead shall be configured to include a one quarter inch female fitting, with shut-off valve, to allow monitoring of the annulus between the production casing and the injection tubing.

c) A one quarter inch female fitting, with shut-off valve, shall be installed on the tubing to measure the injection pressure.

(Source: Amended at Ill. Reg. _____, effective _____)

Section 240.750 Operating Requirements for Class II UIC Wells

- a) The wellhead shall be maintained in a leak-free condition.
- b) Spills of injected fluids occurring at the well-site due to a leaking wellhead shall be cleaned up in accordance with Subpart I.

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c) Wells which have not been operated for more than two (2) years are not equipped with tubing and packer shall be temporarily abandoned or plugged in accordance with Subpart K.

d) The injection pressure shall not exceed the maximum injection pressure established in accordance with Section 240.340(e) of this Part, unless amended in accordance with Section 240.390(b) of this Part.

e) No change shall be made in the permitted injection zones except in accordance with Section 240.390(a) of this Part or Section 240.395 of this Part.

f) Within the Area of Review as defined in 62 Ill. Adm. Code 240.360 injection fluids shall be confined to the permitted injection zones in the well. If the injection fluids are migrating into unpermitted zones, or into the fresh water zone or to the surface from the well in question or from other wells within the Area of Review, the permittee shall notify the Department, and shut in the well until remedial action that prevents the fluid migration is completed.

g) Mechanical integrity must be established in accordance with Sections 240.760 and 240.770.

h) Only Class II fluids can be injected into a Class II well. Class II fluids are:

1) Produced water and/or other fluids brought to the surface in connection with oil and natural gas well, drilling, completion, workover and plugging; oil and natural gas production; enhanced recovery operations; or natural gas storage operations.

2) Produced water and/or other fluids from (1) above, which prior to re-injection have been:

A) used on site for purposes integrally associated to oil and natural gas well drilling, completion, workover and plugging, oil and gas production, enhanced recovery operations or natural gas storage;

B) chemically treated or altered to the extent necessary to make them usable for purposes integrally related to oil and natural gas well drilling, completion, workover and plugging, oil and gas production, enhanced recovery operations, or natural gas storage operations;

C) commingled with fluid wastes resulting from fluid treatments outlined in (b), provided the commingled fluid wastes do not constitute a hazardous waste under the Resource Conservation and Recovery Act.

3) Fresh water from groundwater or surface water sources which is

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used for purposes integrally related or associated with oil and natural gas well drilling, completion, workover and plugging, oil and gas production, enhanced recovery operations or natural gas storage.

4) Waste fluids from gas plants (including filter backwash, precipitated sludge, iron sponge, hydrogen sulfide and scrubber liquid) which are an integral part of oil and gas production operations; and waste fluids from gas dehydration plants (including glycol-based compounds and filter backwash) which are an integral part of natural gas storage operations, unless the gas plant or gas dehydration plant wastes are classified as hazardous under the federal Resource Conservation and Recovery Act.

(Source: Amended at ___ Ill. Reg. ___, effective ___)

Section 240.760 Establishment of Internal Mechanical Integrity Testing for Class II UIC Wells

a) For purposes of this Section, establishment of Internal Mechanical Integrity includes proper placement of the packer in accordance with subsection (b) below and successful completion of a pressure test in accordance with subsection (f) below.

b) Injection shall be through tubing and packer. The packer shall be placed no higher than two hundred (200) feet above the uppermost perforations or the casing seat in an open hole completion, provided the packer is within the cemented portion of the production casing such that there is at least fifty (50) feet of cement above the packer, and further provided the packer is no less than one hundred (100) feet below the base of the fresh water. No perforations shall be left open above the packer unless they are isolated by a dual packer or concentric packer system. If a dual packer is used, the uppermost packer must satisfy the placement requirements of this subsection.

a) The permittee shall contact the Office for the District Office in which the well is located at least twenty-four (24) hours prior to the initial setting or any resetting of the packer in a Class II UIC well to enable an inspector to be present when the packer is set. Setting of the packer must be reported on a form prescribed by the Department.

b) An internal mechanical integrity test shall be performed:

1) prior to initial injection into a newly permitted Class II UIC well;

2) prior to initial injection into a Class II UIC well after a change to a new, permitted injection zone;

3) prior to resuming injection into any Class II UIC well after

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- any work over of the well involving the resetting or movement of a packer;
- 4) prior to initial injection into a Class II UIC well after the well has been reactivated from temporary abandonment status;
 - 5) whenever the Department has reason to believe, based upon well records or field observation, and subject to the provisions of Sections 240.140, 240.150 and 240.170 of this Part, that the Class II UIC well may be leaking or improperly constructed; and
 - 6) at least once every five (5) years measured from the date of the last successful test.

The permittee shall contact the office for the District in which the well is located at least 24 hours prior to conducting an internal mechanical integrity test except when the Department schedules the test under Subsection (b)(5) above. If the Department authorizes the permittee to conduct an internal mechanical integrity test without the presence of a well inspector, the permittee shall report the test results on a form prescribed by the Department.

- eg) All Class II UIC wells not subjected to an internal mechanical integrity pressure test as of September 1, 1990 shall be tested by September 1, 1995, unless temporarily abandoned in accordance with Section 240.1130 within 5 years of the effective date of this Section. During the first four (4) years, each permittee shall conduct an internal mechanical integrity test each year commencing September 1 on at least 20% of the permittee's total Class II UIC wells of record as of September 1 as reported to each permittee by the Department. During the fifth year each permittee shall conduct an internal mechanical integrity test on all remaining untested Class II UIC wells that are of record September 1, 1994 or are acquired during the year ending September 1, 1995. Class II UIC wells sold or acquired during the first four years shall not affect the total number of wells from which the 20% testing requirement is derived for that year. Wells tested during the year in which they are transferred shall count toward the 20% testing requirement of the permittee who conducted the test. Class II UIC wells temporarily abandoned, converted to production wells or plugged in accordance with the provisions of Subpart K during any year shall count toward the 20% testing requirement.

df) Internal Mechanical Integrity (Part-I): Pressure Test.

The following pressure test shall be performed on Class II UIC Wells to establish the internal mechanical integrity of the tubing, casing and packer of the well. The permittee shall contact the District Office in which the well is located at least twenty-four (24) hours prior to conducting a pressure test to enable an inspector to be present when the test is done. The permittee shall report the test results on a form prescribed by the Department.

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- 1) Pressure Test
The casing-tubing annulus above the packer shall be tested under the supervision of the Department at a minimum pressure differential between the tubing and the annulus of 50 PSIG for a period of 30 minutes. In addition, the casing-tubing annulus starting test pressure shall not be less than 300 PSIG and may vary no more than five (5) percent of the starting test pressure during the test. The well may be operating or shut in during the test.

- 2) Monitoring Test

For those wells which are structurally unable to withstand the pressure test specified in subsection (d)(1) above because the packer would unseat, but not because the well is improperly constructed, the permittee may make application to perform a monitoring test in lieu of the pressure test on forms prescribed by the Department. An approved monitoring test will consist of pressuring the annulus to a specified pressure no less than 50 PSIG and monitoring the positive annular pressure over a specified period of time. In determining whether to approve a monitoring test, and in establishing the test parameters (i.e., positive annulus pressure, tubing injection pressure, injection rate, monitoring method and length and frequency of monitoring), the Department shall consider well construction including:

- A) the volume of the casing-tubing annulus;
- B) depth of packer;
- C) pressure below the packer; and
- D) type of tubing and packer.

- eg) Any Class II UIC well which fails an internal mechanical integrity test, or on which an internal mechanical integrity test has not been performed when required by subsection (e) (d) and (e) above, shall be shut in until the well is plugged or until remedial work is commenced and completed. If the necessary work has not been successfully completed, an internal mechanical integrity test shall be completed within ninety (90) days (or within any greater length of time established by the Department due to weather conditions), the well shall be temporarily abandoned in accordance with Section 240.1130(d) of this Part.

(Source: Amended at Ill. Reg. _____, effective _____)

Section 240.770 Establishment of External Mechanical Integrity Testing for Class II UIC Wells

- a) In conjunction with the establishment of internal mechanical integrity testing of for Class II UIC wells, the external mechanical

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integrity shall be evaluated by the Department to establish that the fresh water is protected from upward migration of injection fluids.

b) To establish external mechanical integrity, all Class II UIC wells shall be constructed in accordance with Sections 240.710(b), 240.720(b), or 240.730(b), whichever is applicable.

c) If external mechanical integrity under Sections 240.710(b) or 240.720(b) cannot be demonstrated by cement records or Illinois State Geological Survey records, the permittee may utilize one or more of the following methods to demonstrate external mechanical integrity:

- 1) Temperature log indicating top of cement;
- 2) Cement bond log showing gamma ray, transit time, collar locator and VDL (Variable Density Log);
- 3) Advanced cement evaluation logs;

4) Radioactive tracer survey indicating lack of fluid migration behind the casing;

5) Oxygen-activation log indicating lack of fluid migration behind the casing.

d) If the Department has reason to believe, based upon well records or field observation, that any Class II UIC well is causing fluid migration into the fresh water zone resulting from a failure of external mechanical integrity, the permittee shall shut in the well until any necessary corrective work is commenced and completed and external mechanical integrity is established in accordance with subsection (c) above, or until the well is plugged.

(Source: Amended at ____ Ill. Reg. ____, effective ____.)

Section 240.780 Reporting Requirements for Class II UIC Wells

a) Well Completion Reports

1) Contents

The Well Completion Report shall be completed on a form prescribed by the Department and shall contain:

- A) the name and location of the well;
- B) information on the construction of the well;
- C) information on the injection zones and the type of completion treatment performed on each zone; and
- D) injection rates and pressures.

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2) Newly drilled or converted wells
A Well Completion Report shall be submitted to the Department within thirty (30) days after the conclusion of initial completion activities (i.e., setting of tubing and packer) or within thirty (30) days after the expiration of the permit if the well was not drilled or converted.

3) Existing wells
A Well Completion Report shall be completed and submitted to the Department for each ~~workover or~~ recompletion of any existing injection well. A ~~workover or~~ recompletion includes resetting the packer; remedial cementing; setting a casing liner; and recompletion into an injection zone not previously used for injection in the well. The Well Completion Report shall be submitted within thirty (30) days after the completion of any such workover or recompletion activity.

b) Well Drilling Report

1) For all wells drilled or deepened after the effective date of this Section, a Well Drilling Report shall be completed by the permittee on a form prescribed by the Department.

2) The Well Drilling Report shall be submitted to the State Geological Survey within 90 days after drilling ceases and shall contain:

- A) the name and location of the well;
- B) drilling information;
- C) the geologic names and depths of the formations encountered in drilling the well;
- D) the results of all drill stem tests; and
- E) a copy of the drilling time or geolograph record if a geophysical log was not run, unless the well is drilled with air rotary tools.

3) Well Drilling Reports are not required for well conversions not entailing a deepening of the well.

c) Geophysical Logs

A copy of all wire line or geophysical logs run on the well shall be submitted to the State Geological Survey within 90 days after drilling ceases, or in the case of a conversion, after the completion of conversion activities.

d) Drill Cuttings

1) Notification and Collection of Drill Cuttings

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The Department shall notify the permittee when cuttings are required to be collected. Drill cuttings shall be collected for each run drilled in cable tool wells and each ten (10) feet of distance drilled in rotary or air drilled wells. The permittee shall obtain containers for the cuttings, and deliver the cuttings to the Illinois State Geological Survey in Champaign, Illinois.

- 2) When Drill Cuttings Required
Drill cuttings shall be submitted for each well when drill cuttings have not previously been submitted from any well within one-half (1/2) mile of the newly permitted well. If the newly permitted well is drilled to a depth greater than any other well within one-half (1/2) mile, drill cuttings shall be requested from the approximate previously submitted depth to the total depth in the newly permitted well.

- e) Annual Well Status Report
The permittee of each Class II UIC well shall file an Annual Well Status Report on forms prescribed by the Department. The report shall be filed by May 1 of each year for the preceding calendar year for all wells which have not received Department approval for temporary abandonment or been plugged by the end of the reporting year, and shall include:
 - 1) the name and location of the well;
 - 2) the names of all injection intervals;
 - 3) the setting depth of the packer; and
 - 4) the average monthly injection rates and pressures.

- f) Annual Enhanced Oil Recovery Project Report
The operator of an enhanced oil recovery project shall complete an annual project report on forms prescribed by the Department, and submit the report to the State Geological Survey by May 1 of each year.

(Source: Amended at _____ Ill. Reg. _____, effective _____)

SUBPART H: LEASE OPERATING REQUIREMENTS

Section 240.810 Tanks and Containment Dikes

a) Tank Requirements

- 1) All tanks shall be surrounded by containment dikes except tanks located in a floodplain that floods at least annually.
- 2) Tanks shall not be buried.
- 3) All tanks shall be maintained in a leak-free condition.

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- 4) All open top tanks shall be covered with bird netting, or other system designed to keep birds and flying mammals from landing in the tank.

b) Containment Dike Construction

- 1) A containment dike shall have a capacity of at least one and one half (1 1/2) times the largest tank it contains, and be bermed at least eighteen (18) inches above the ground surface.
- 2) Containment dikes shall be constructed of native soil. In areas of sand, containment dikes shall be constructed of non-sandy soils and the bottom lined with at least six (6) inches of non-sandy soil.
- 3) Containment dikes shall not have any breach or other conduit that penetrates the dike and allows the discharge of produced water, liquid oilfield wastes or stormwater.
- 4) Discharge of produced fluids, stormwater or other liquid oilfield wastes are prohibited, unless the permittee obtains an NPDES permit from the Illinois Environmental Protection Agency (IEPA).

c) Containment Dike Maintenance

- 1) The area within the dike shall remain free of liquid oilfield waste, general oilfield waste, equipment debris, storm water runoff and excessive vegetation.
- 2) Any spill escaping from a containment dike shall be cleaned up in accordance with Section 240.890 and 240.895 of this Part.

(Source: Amended at _____ Ill. Reg. _____, effective _____)

Section 240.850 Concrete Storage Structures

a) The requirements of this Section apply to:

- 1) All concrete storage structures existing on the effective date of this Section that will continue to be used.
- 2) Any new concrete storage structures constructed after the effective date of this Section.

b) Definition

"Concrete Storage Structure", as used in this Section, is a formed concrete impoundment, the base of which is at or below ground level, used for temporary storage of liquid oilfield waste or produced water prior to disposal.

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c) Concrete Storage Structure Permitting Procedures

All new concrete storage structures are required to be permitted and may not be used until the permit is issued. All existing concrete storage structures must be permitted or restored in accordance with subsection (e) below within six (6) months after the effective date of this Section. The permittee shall apply for a permit on a form prescribed by the Department which shall include the following:

- 1) A map drawn to scale showing the location of the concrete storage structure relative to the lease boundaries, potable water wells and local surface drainage located within 1/4 mile of the proposed structure.
- 2) Concrete storage structure dimensions.
- 3) Soil types in the area of concrete storage structure construction.
- 4) Chemical analysis of produced water to be temporarily stored in the concrete storage structure showing TDS and chlorides.
- 5) A description of the method for disposal of the produced water or liquid oilfield waste temporarily stored in the concrete storage structure.

d) General Concrete Storage Structure Construction Requirements

- 1) No concrete storage structure shall be located:

A) within two hundred (200) feet of an existing inhabited structure, unless the current owner of the structure has provided a written waiver consenting to the construction closer than two hundred (200) feet. Any concrete storage structure located closer than two hundred (200) feet shall be completely fenced to prevent unauthorized access;

B) within two hundred (200) feet of a domestic water supply well or twenty-five hundred (2,500) feet of a municipal water supply well;

C) within two hundred (200) feet of a stream, body of water, or marshy land, unless the permittee can demonstrate to the Department that construction standards or topography will prevent discharge from the concrete storage structure;

D) in an area which is subject to annual flooding by streams, rivers, lakes, or drainage ditches.

- 2) Surface water drainage shall be diverted away from the concrete storage structure.

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- 3) Concrete storage structure contents shall not be discharged onto the surrounding land surface or into a stream or other body of water unless a permit has been obtained from the Illinois Environmental Protection Agency ("IEPA").
 - 4) The concrete storage structure permit number and the name of the permittee must be posted at the concrete storage structure in a legible and visible manner.
 - 5) All concrete storage structures shall be covered with bird netting or other system designed to keep birds and flying mammals from landing in the concrete storage structure.
 - 6) Concrete storage structures shall be constructed utilizing standard engineering practices using formed concrete bottom and sides and be underlain by a drainage system constructed to allow the monitoring and sampling of fluids present under the structure. The fluid drainage from beneath the pit shall be sampled monthly. The sample shall be analyzed for Chlorides and TDS by an "independent testing" facility. The results of the analysis shall be maintained at the facility offices for review upon request by the Department. If the fluid analysis indicates a leak is present, the Department shall be notified within five (5) days and the pit shall be drained and repaired.
 - 7) After installation of the concrete liner and prior to concrete storage structure use, the structure shall be inspected by a Department Well Inspector. The permittee shall correct damages or imperfections before placing liquid oilfield waste or produced water in the concrete storage structure.
 - 8) Puncturing or perforating the concrete liner or installing any type of drainage system is prohibited.
- e) Concrete Storage Structure Abandonment and Restoration
- 1) Prior to removal or burial of the concrete storage structure:
 - A) The free liquid fraction of the liquid oilfield waste shall be removed and disposed of in a Class II UIC well.
 - B) Crude oil bottom sediments shall be disposed of in accordance with Section 240.940(a) of this Part.
 - C) Pit residue shall be removed from the site and disposed of at an Illinois Environmental Protection Agency permitted non-hazardous special waste landfill.
 - 2) If the base of the structure is less than three (3) feet below the ground surface, the structure must be completely dismantled and removed from the site. The surface area shall

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be leveled and restored in such a manner as to prevent the ponding of water and erosion.

- 3) If any portion of the structure is below the ground surface, the portion of the structure within three (3) feet of the surrounding surface shall be removed. Any remaining structure must be configured to prevent the accumulation of water within the remaining structure and backfilled to prevent surface ponding and subsidence.

f) Inspection of Concrete Storage Structure

All new or newly permitted concrete storage structures shall be subject to inspection by a Department Well Inspector. If requested at time of the inspection, the concrete storage structure shall be emptied in order to examine the integrity of the structure. The Department may order any remedial work it deems necessary to ensure compliance with Department regulations.

(Source: Amended at ____ Ill. Reg. _____, effective _____)

Section 240.860 Pits

- a) "Pit", as used in this Section, is a synthetic lined or unlined earthen surface impoundment, whether a man-made excavation or a diked area, used for temporary storage of liquid oil field waste or produced water prior to disposal.

- b) Construction of pits other than those specified in Subparts E and K of this Part is prohibited.

- c) All existing pits shall be closed as follows unless constructed in accordance with Section 240.861 of this Part:

- 1) All pits without synthetic liners shall be restored in accordance with subsection (d) below within nine (9) months after the effective date of this Section.
- 2) Unpermitted synthetic lined pits shall be restored in accordance with subsection (d) below within nine (9) months.
- 3) Pits with leaking or torn liners shall be restored in accordance with subsection (d) below within nine (9) months.
- 4) Permitted synthetic lined pits that are not torn or leaking shall be restored in accordance with subsection (d) below within five (5) years from the Department's pit permit date.
- 5) Synthetic lined pits permitted more than five (5) years ago shall be restored in accordance with subsection (d) below within nine (9) months after the effective date of this Section.

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- d) Pits shall be restored as follows:

- 1) Produced water shall be disposed of in accordance with Section 240.940(b).
- 2) Crude oil bottom sediments shall be disposed of in accordance with Section 240.940(a).
- 3) The pit residue shall either be:

- A) removed from the site and disposed of at an Illinois Environmental Protection Agency permitted non-hazardous special waste landfill, or

- B) consolidated from the sides to the bottom of the pit and covered in place with a clay or synthetic liner sufficient to impede the infiltration of surface water and buried at least five (5) feet below the ground surface. The pit shall be backfilled and graded to promote runoff with no depressions that would accumulate or pond water on the surface. The stability of the backfilled pit shall be compatible with the adjacent land use. The surface area over the backfilled pit area shall be stabilized to prevent erosion.

(Source: Amended at ____ Ill. Reg. _____, effective _____)

Section 240.861 Existing Pit Exemption

- a) Any existing pit, on the effective date of this rule, does not have to be closed in accordance with Section 240.860(c) of this Part if constructed as follows:

- 1) The pit must be lined with a synthetic flexible liner that is compatible with the produced fluid and has a coefficient of permeability of no greater than 1×10^{-7} cm/sec and shall be placed in order to provide for under pit drainage. This drainage system must be constructed to allow monitoring and sampling of fluid drainage from underneath the pit. Adjoining sections of liners must be sealed together in accordance with the manufacturer's specifications; and

- 2) The pit must be underlined by a gravel sub-base, at least 4" in thickness, in which slotted or perforated PVC pipe has been placed in order to provide for under pit drainage. This drainage system must be constructed to allow monitoring and sampling of fluid drainage from underneath the pit.

- b) All existing pits covered by this rule shall be permitted in accordance with Section 240.850(c) of this Part and include an engineering diagram of the construction specifications of the pit.

- c) All existing pits covered by this rule shall be in compliance with Section 240.850(d)(1) through (6) of this Part.

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a) All existing pits covered by this rule shall sample, monthly, the fluid drainage from beneath the pit. The sample shall be analyzed for chlorides and TDS by an "independent testing" facility. The results of the analysis shall be maintained at the facility offices for review upon request, by the Department.

b) If the fluid analysis indicates a leak is present, the Department shall be notified within five (5) days and the pit shall be drained and repaired.

c) All existing pits covered by this section shall be subject to inspection in accordance with Section 240.850(f) of this Part.

(Source: Added at Ill. Reg. _____, effective _____)

Section 240.880 Spill Notification

a) Applicability

This section covers spills of crude oil and produced water from tanks, pits, concrete storage structures, containment dikes and flowlines located within the boundaries of an oil and gas lease, unit, or underground gas storage field. Spills from flowlines beyond the lease, unit, or gas storage field boundaries are included if part of a flowline gathering system transporting produced fluids to a central collection point prior to connection or transfer to a crude oil or gas purchase pipeline. Spills from interstate pipeline, or refined product pipeline are not included.

a2) The following spills of crude oil or produced water onto the surface of the land (if not contained by containment dikes around tanks) shall be reported immediately to the Department's district office responsible for the county where the spill occurred:

- 1) spills of crude oil in excess of one (1) barrel; and
- 2) spills of produced water in excess of ten (10) barrels;

b2) All crude oil spills, regardless of amount, which enter streams, rivers, ponds, lakes, wetlands or other bodies of water, shall be reported immediately to the Illinois Emergency Management Agency (IEMA) and to the Department's district office responsible for the county where the spill occurred.

c2) All spills which are not required to be reported in accordance with subsections (a) or (b) above, are subject to clean-up requirements of Section 240.890 and Section 240.895 of this Part.

(Source: Amended at Ill. Rev. _____, effective _____)

SUBPART I: LIQUID OILFIELD WASTE AND SPILL RELATED WASTE HANDLING AND DISPOSAL

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Section 240.920 Issuance of Liquid Oilfield Waste Transportation System and Vehicle Permits

a) If the applicant satisfies requirements of this Subpart, the Department shall issue a permit to operate a liquid oilfield waste transportation system which shall be kept in the office of the permittee.

b) If the applicant satisfies requirements of this Subpart, the Department shall issue a vehicle permit, and permit sticker, for each tank. The permit shall be kept in the business office of the liquid oilfield waste transportation system permittee. The sticker shall be affixed to the back of the tank and kept visible.

c) No permit under this Subpart shall be issued where a final administrative order of the Department is outstanding against the applicant or against a person or permittee who is an officer, director, partner or owner of more than a 5% interest of the applicant.

d) Permits to operate a liquid oilfield waste transportation system shall be valid for as long as the permittee maintains the bond required under Subpart B of this part and otherwise complies with the provisions of this Subpart.

e) Vehicle (tank) permits shall be valid for two (2) years from the date of issuance and shall be renewed by making application to the Department, accompanied by the required fee, at least 30 days prior to expiration of the vehicle permit.

f) Liquid oilfield waste transportation system and vehicle permits are not transferable.

(Source: Amended at Ill. Reg. _____, effective _____)

Section 240.950 Crude Oil Spill Waste Disposal

a) Contaminated Soil

1) The soil affected by a spill shall be:

- A) fertilized with 5 pounds of 12-12-12 fertilizer or an amount of other fertilizer sufficient to treat the soil with 0.25 lbs of nitrogen per 100 square feet of affected area;
- B) limed with at least 50 lbs of agricultural grade lime per 100 square feet of affected area in order to maintain a pH of between 6-8; if the pH of the soil/oil mixture is less than 6, additional lime shall be incorporated to increase pH above 6;
- C) tilled to a depth of at least four (4) inches but no

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greater than twelve (12) inches to create a soil and crude oil mixture which is less than 5% total petroleum hydrocarbon (TPH) as determined using Environmental Protection Agency Method 418.1;

D) watered to maintain soil moisture sufficient to promote plant growth (if extremely dry soil conditions exist); and

E) stabilized to minimize erosion and run-off of stormwater.

2) If the soil in the affected area is frozen or previously saturated due to rain or snow melt, prohibiting compliance with subsection (a)(1)(A) through (D) above, the permittee shall stabilize the area to prevent any surface run-off from leaving the affected area until conditions permit compliance with subsection (a)(1)(A) through (D) above.

3) The soil affected by the spill shall be tested one year later using Environmental Protection Agency Method 418.1. The soil and crude oil mixture must be less than 1% total petroleum hydrocarbon (TPH).

b) Contaminated Absorbent Materials

1) Off-site disposal

All non-organic/non-biodegradable absorbent materials and all organic/biodegradable materials in excess of five hundred (500) cubic feet shall be disposed of at a permitted non-hazardous special waste landfill. Organic/biodegradable materials amounting to less than five hundred (500) cubic feet may be disposed of at a permitted non-hazardous special waste landfill or disposed of in accordance with subsection (b)(2)(B) below.

2) On-site disposal

A) On-site disposal of non-organic/non-biodegradable absorbent materials is prohibited. These materials must be removed in accordance with subsection (b)(1) above.

B) On-site disposal of less than five hundred (500) cubic feet of organic/biodegradable absorbent materials through landspreading is permitted if it involves only materials generated at the site.

C) Landspreading absorbent materials shall comply with Section 240.950(a).

c) Emergency Burning

1) Open burning of spilled crude oil and/or absorbent material

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is permitted when imminent weather conditions threaten to further contaminate surface waters or immediate collection for disposal is impractical.

2) Burning shall only be permitted when conditions will not cause the burn to affect nearby residences or the visibility on nearby roads.

3) Approval must be received from IEPA prior to the emergency burn. The individual seeking approval shall be aware of:

A) the distance to the nearest public road and residential home; and

B) the wind direction and velocity.

34) Approval must be received from the Department prior to the emergency burn, and Department personnel must be on the scene throughout the burn.

45) The local fire department shall be notified, if the burn is near a town or city.

51) A report must be filed with the Illinois Environmental Protection Agency within ten (10) days after the burn, indicating:

A) the place and time of the burn;

B) the quantity burned;

C) meteorological conditions; and

D) the reason the emergency burn was necessary.

(Source: Amended at Ill. Reg. _____, effective _____)

SUBPART K: PLUGGING OF WELLS

Section 240.1110 Definitions

For the purpose of this Subpart the term:

"Cased Well" means a well in which production casing has been set.

"Cement" means a Class A neat cement with a minimum weight of fifteen and six tenths (15.6) pounds per gallon, unless the cement contains additives which improve the ability of the cement to provide necessary protection and which maintains a minimum compressive strength of 500 PSI after 72 hours.

"Circulation Method" means placement of cement used in plugging a well by circulating cement through a pipe set at a specified depth

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in the well.

"Dump Bailer Method" means placement of cement used in plugging a well by using a dump bailer on a wire line.

"Inactive Well" means a well that has ceased operation for a period of twenty-four (24) consecutive months.

"Mechanical Plug" means a cast iron bridge plug or retrievable plug.

"Mud" means a drilling mud with a minimum Marsh Funnel viscosity of forty-five (45) seconds. Mud may contain water (fresh or brine), Bentonite, Attapulgitite or other additives if they do not reduce the viscosity below forty-five (45) seconds.

"Plugging Fluid Waste" means plugging fluids, including cement, that are generated from the well during plugging activities.

"Uncased Well" means a well in which production casing has not been set.

(Source: Amended at Ill. Reg. _____, effective _____)

Section 240.1120 Plugging of Uncased Wells

a) Any well in which production casing is not set and cemented shall be plugged in accordance with Section 240.1140 of this Part within 30 days after drilling has ceased, unless an extension of time has been granted by the Department. In determining whether to grant an extension and in determining the length of an extension, the Department will consider:

- 1) the permittee's specific plans for further wellbore evaluation or utilization,
- 2) the total depth of the well,
- 3) the depth of surface casing,
- 4) a description of the current condition of the hole including a description of the drilling fluids currently in the well.

b) If the Department determines, based upon field observation, that the uncased well presents a risk of contamination to the environment, or a risk of fire or public safety hazard due to the leaking of well bore fluids or the escape of flammable or toxic gases, the permittee shall commence plugging the well within twenty four (24) hours after notification by the Department.

(Source: Amended at Ill. Reg. _____, effective _____)

Section 240.1130 Plugging or Temporary Abandonment of Abandoned or Inactive

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Wells and Certain Class II UIC Wells

a) Any inactive well production well which has ceased operation for a period of twenty-four (24) months as of or after the effective date of this part shall be deemed abandoned, in accordance with Section 240.1600(c) of this Part, and plugged in accordance with Section 240.1140 of this Part unless the well has been temporarily abandoned in accordance with subsection (dc) below.

b) Any Class II UIC well(s) without tubing and packer shall be plugged in accordance with Section 240.1140 of this Part unless the well has been temporarily abandoned in accordance with subsection (dc) below.

c) All Class II UIC well(s) equipped with tubing and packer shall be tested in accordance with Section 240.760 of this Part or temporarily abandoned in accordance with subsection (d) below.

dc) The permittee may request temporary abandonment status by making written application on forms provided by the Department. The Department shall place the well on temporary abandonment status if the well meets the following conditions (which shall be continuing requirements):

- 1) The well shall have proper bond in effect in accordance with the Act, the permittee must not be delinquent in payment of any annual well fee assessment and any violations of the Act relating to the well abated.
- 2) The well shall have an intact, leak free wellhead or be capped with a valve, and configured to monitor casing or annular pressure.
- 3) If the well is an injection well, all injection lines shall be disconnected at the well.
- 4) The wellhead shall be above ground level.
- 5) The fluid level is no higher than one hundred (100) feet below the base of the fresh water as evidenced by an annual fluid level test conducted by the permittee after notice to and under the supervision of the Department, using acoustical or wire line measuring methods. If the Department authorizes the permittee to conduct an annual fluid level test without the presence of a well inspector, the permittee shall report the annual fluid level test on a form prescribed by the Department. The fluid level test shall be conducted annually during the period of temporary abandonment, unless the permittee elects to satisfy the requirements of subsection (6) (B) or (C) below.

6) If the fluid level, as tested, is higher than one hundred (100) feet below the base of the fresh water, the permittee, under the supervision of the Department, shall:

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- A) set a mechanical bridge plug within 200 feet above the perforated or open hole interval in the cemented portion of the casing, but no less than 100 feet below the base of the fresh water, remove any fluid to a level at least 100 feet below the base of the fresh water zone, and monitor the fluid level annually in accordance with subsection (5) above; or
- B) set a mechanical bridge plug within 200 feet above the perforated or open hole interval in the cemented portion of the casing, but no less than 100 feet below the base of the fresh water, and pressure test the casing by maintaining a pressure of 300 PSIG (which may vary no more than 5%) for a period of 30 minutes at least once every five (5) years during any period of temporary abandonment; or
- C) install tubing and set a packer in accordance with the requirements of Section 240.740, and conduct and pass an internal mechanical integrity test in accordance with Section 240.760 of this Part.

d) If temporary abandonment request is denied, the permittee shall within ninety (90) days, plug the well or secure temporary abandonment status.

e) Temporary abandonment status shall be granted for a five (5) year period. After the expiration of the five (5) year period, temporary abandonment status shall be granted on an annual basis. Temporary abandonment status shall not be extended or renewed for a Class II UIC well unless the well is tested in accordance with Section 240.760 of this Part.

f) A temporarily abandoned well shall not be operated until it is reactivated by notifying the Department on a form prescribed by the Department. In addition, if the well is an injection or disposal well, the well shall not be reactivated until tubing and packer is set and an internal mechanical integrity test is passed in accordance with Section 240.760 of this Part.

(Source: Amended at ___ Ill. Reg. ___, effective ___)

Section 240.1140 General Plugging Procedures and Requirements

a) Notification of Well-Inspector District Office

The permittee shall contact the well-inspector for the county in which the well is located District Office at least twenty-four (24) hours prior to plugging a cased well, or as soon as possible after determination has been made to plug an uncased well.

b) Well Drilling and Construction Data

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For all cased wells, the permittee shall have a well log and the well completion report at the site for review by the well inspector at the scheduled time of plugging. If the permittee cannot locate well logs or the well completion report, the permittee shall make available at the site copies of any logs and well construction records maintained by the Illinois State Geological Survey. For all uncased wells, all available drilling and well construction information shall be at the well site for review by the well inspector at the time of plugging.

c) Foreign Material Prohibited

1) Except for an unavoidable loss of drilling or logging tools or producing equipment, placing or lodging any material or substance, other than those authorized to be used in plugging under this Subpart, in an unplugged well to either fill or bridge the hole is prohibited.

2) Foreign materials which have been placed in the hole shall be removed before plugging operations are commenced.

d) Plugging A Bridged Well

When a well becomes plugged or obstructed because of the loss of drilling or logging tools or producing equipment, which would be impractical to remove, the Department may vary the plugging requirements of this Section and specify alternative plugging requirements. In determining whether to approve and in selecting alternative plugging requirements, the Department shall consider the time and cost of removing lost tools or equipment, the potential for damage to fresh water and coal seams and the depth of the lost tools or equipment in relation to the depth of fresh water zones and coal seams, and well construction characteristics.

(Source: Amended at ___ Ill. Reg. ___, effective ___)

Section 240.1190 Filing Plugging Affidavit Report

Immediately after the plugging of any well has been completed, an affidavit shall be executed, the permittee or his representative shall complete and file a plugging report on a form prescribed by the Department or provide necessary documents to the District Office containing information sufficient to complete a plugging report if a representative from the Department was not present at the well site during plugging.

(Source: Amended at ___ Ill. Reg. ___, effective ___)

SUBPART L: REQUIREMENTS FOR OTHER TYPES OF TEST WELLS

Section 240.1200 Applicability

The provisions of this subpart apply to wells and drill holes other than oil

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or gas production wells, and Class II UIC wells covered by Subparts B and C, Gas Storage and Service wells covered by Subparts R and S. This Subpart applies to the following types of wells or drill holes:

- a) Gas-Storage-Well:--a well--drilled-for--input-and/or--withdrawal-of natural gas in a natural gas storage project;
- b) Observation-Well:--a well--drilled-to-monitor-subsurface-conditions-in oil-and-gas-projects-or-gas-storage-projects;
- ea) Coal or Mineral Groundwater Monitoring Well: a well drilled to monitor groundwater conditions in coal or mineral mining projects. A permit under this Subpart is not required in areas covered by a permit issued by the Department under the Surface-Mined Land Conservation and Reclamation Act (Ill. Rev. Stat. 1991, ch. 96 1/2, par. 4501 et seq.) (225 ILCS 715) and the Surface Coal Mining Land Conservation and Reclamation Act (Ill. Rev. Stat. 1991, ch. 96 1/2, par. 7901.01 et seq.) (225 ILCS 720).

eb) Structure Test Hole: a hole drilled to evaluate the geologic nature of underlying strata for use in an oil and gas, gas storage or mining project. A permit under this Subpart is not required for holes which do not penetrate bedrock or for seismograph shot holes or for holes located in areas covered by a permit issued by the Department under the Surface-Mined Land Conservation and Reclamation Act and the Surface Coal Mining Land Conservation and Reclamation Act.

ec) Coal Test Hole: a hole drilled to test for the presence, quality or quantity of coal. Coal strip mine overburden blast holes do not require a permit.

ed) Mineral Test Hole: a hole drilled to test for the presence, quality or quantity of minerals including metallics, fluorspar, shale, limestone and sandstone or any other mineral which will be mined or quarried, excluding unconsolidated sand and gravel. Mineral test holes which do not penetrate bedrock do not require a permit under this Subpart. Quarry drill holes drilled on property owned by and contiguous to any established quarry do not require a permit.

g) Service-Well:--a well--drilled--to-perform--a-service-or--function-in relation to oil and gas production or a gas storage project or mining activity--coming-within--this--subpart--but-not--covered by sections (a) through (f) of this section.--A permit is not required under this subpart in areas covered by a permit issued by the Department under the Surface-Mined Land Conservation and Reclamation Act and the Surface Coal Mining Land Conservation and Reclamation Act;

(Source: Amended at _____ Ill. Reg. _____, effective _____)

Section 240.1205 Application for Permit to Drill or Convert to Other Types of

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a Test Wells or Drill Holes

- a) No person shall drill or convert a well or drill a test well or hole covered by this Subpart without a permit from the Department.
- b) Application for a permit to drill or convert an observation, gas storage or service well shall be made on forms prescribed by the Department. The application shall be executed under penalties of perjury, and accompanied by the non-refundable fee of \$100.00 and the required bond under Subpart c.

eb) An application for a permit to drill a coal test hole, mineral test hole, structure test hole, or coal or mineral groundwater monitoring well shall:

- 1) be made on forms prescribed by the Department;

2) The application shall be executed under penalties of perjury, and accompanied by the non-refundable fee of \$100 per section, or part thereof, as delineated by the United States Public Land Survey, not to exceed \$5000 for any permittee in any calendar year.

3) Contain a statement indicating whether the well or drill hole is located over an underground gas storage field as defined in Section 240.1805(c) of this Part or the gas storage rights are owned by someone other than the lessor under the oil and gas lease, the applicant shall submit documentation establishing compliance with Section 240.1820 of this Part.

4) The applicant shall also submit the Accompanied by the required bond under subpart c.

(Source: Amended at _____ Ill. Reg. _____, effective _____)

Section 240.1210 Contents of Application for Permit to Drill or Convert to an Observation, Gas Storage Well or Service Well (Repealed)

The application for a permit shall include:

- a) The name of the well;
- b) The surveyed location and ground elevation of the well--(all well locations shall be surveyed by a registered Illinois Land Surveyor or an Illinois Registered Professional Engineer; a survey is not required for a converted or deepened well or a drilled-out plugged hole if the original well location was surveyed);

c) A brief statement on the purpose of the well and a schematic showing the proposed construction of the well;

d) The necessary information, on a form prescribed by the Department;

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to show applicant has the right to drill and to operate;

e) A statement as to whether the proposed well location is within the limits of any incorporated city, town, or village, and a certified copy of the official consent of the municipal authorities, if the well is within the corporate limits;

f) The name and address of the drilling contractor, and the type of drilling tools or equipment to be used;

g) A statement whether the well is located over an active mine, temporarily abandoned mine or within the undeveloped limits of a mine, and whether the coal rights are owned by someone other than the lessor under the oil and gas lease;

h) The proposed depth of the well and the name of the lowest geologic formation to be penetrated.

(Source: Revealed at _____ Ill. Reg. _____, effective _____)

Section 240.1230 Authority of Person Signing Application

a) All applications for structure, coal and mineral test holes and mineral and coal groundwater monitoring wells shall identify whether the applicant is an individual, partnership, corporation or other entity and shall contain the address and signature of the applicant or person authorized to sign for such applicant.:-

1) for gas storage, observation and service wells shall identify whether the owner of the right to drill and to operate the well is an individual, partnership, corporation or other entity, and shall contain the address and signature of the owner or person authorized to sign for such owner, and

2) for structure, coal and mineral test holes and mineral and coal groundwater monitoring wells shall identify whether the applicant is an individual, partnership, corporation or other entity, and shall contain the address and signature of the applicant or person authorized to sign for such applicant;

b) If the applicant is an individual, the application shall be signed by the individual. If the applicant is a partnership, the application shall be signed by the general partner. If the applicant is a corporation, the application shall be signed by an officer of the corporation.

c) In lieu of the signature of the applicant or such authorized persons, the application may be signed by a person having a power of attorney to sign for such owner or authorized person, provided a certified copy of the power of attorney accompanies the application.

d) The entity or person to whom the permit is issued shall be called

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the permittee and shall be responsible for all regulatory requirements relative to the well or drillhole.

e) If the applicant is a corporation, the charter must authorize the corporation to engage in the permitted activity, and the corporation must be incorporated or authorized to do business in the State of Illinois.

(Source: Amended at _____ Ill. Reg. _____, effective _____)

Section 240.1240 Issuance of Permit

a) If the applicant satisfies the requirements of the Act and Rules, the Department shall issue a permit.

b) A permit shall not be issued where a final administrative order of the Department is outstanding against the applicant or against a person or permittee who is an officer, director, partner or owner of more than a 5% interest of the applicant.

c) Gas storage, observation, mineral or coal groundwater monitoring well permits and service well shall expire one (1) year from the date of issuance unless acted upon by commencement of drilling or converting operations authorized by the permit.

d) Coal, mineral and structure test hole permits expire one (1) year from date of issuance.

e) Gas storage, observation, mineral or coal groundwater monitoring well permits are not transferable prior to the drilling of the well or test hole.

f) Coal, mineral and structure test hole permits are not transferable.

(Source: Amended at _____ Ill. Reg. _____, effective _____)

Section 240.1250 When Wells Shall Be Plugged and Department Notification

a) Gas storage, observation and service wells shall be plugged when no longer used for the purpose for which they were permitted; unless converted in accordance with Section 240.1220. At least 24 hours prior to commencing plugging the permittee shall notify the District office for the county in which the well is located:

ba) Structure, coal and mineral test holes shall be plugged within thirty (30) days after drilling ceases unless converted to a potable water well in accordance with Section 240.1280; however, if such hole is to be used as a mineral or coal groundwater monitoring well, the well shall be plugged in accordance with subsection (b) below. The permittee shall contact the District Office responsible for the area in which the permit is located 24 hours prior to

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beginning drilling operations covered by that permit.

- eb) Mineral or coal groundwater monitoring wells shall be plugged when no longer used for the purpose for which they were permitted. At least 24 hours prior to commencing plugging the permittee shall notify the District office for the county in which the well is located.

(Source: Amended at _____ Ill. Reg. _____, effective _____)

Section 240.1260 Plugging and Restoration Requirements

- a) Gas-Storage--and-Observation--wells-shall--be-plugged--in-accordance with Subpart K:

- ba) Coal or mineral groundwater monitoring wells, structure test holes, coal test holes, and mineral test holes and service--wells shall be plugged as follows:

- 1) If the total depth of the well or hole extends below the base of the freshwater as determined by the Department, the well or hole shall be plugged from total depth to the top of the bedrock with cement. When the plugging requirements of subsection (b) (1) would be impractical due to the presence of fractures in the bedrock or other geologic conditions that would prohibit the containment of fluids in the well, the Department may authorize alternative plugging requirements. In determining whether to approve and in selecting alternative plugging requirements, the Department shall consider the total depth of the hole and the depth and quality of the freshwater.

- 2) If the total depth of the well or test hole does not extend below the base of the freshwater as determined by the Department, the hole shall be plugged as stated above or may be plugged by circulating bentonite slurry from total depth to surface. When the plugging requirements of subsection (b) (2) would be impractical due to the presence of fractures in the bedrock or other geologic conditions that would prohibit the containment of fluids in the well, the permittee shall place a bridge plug above the fractured zone and circulate bentonite slurry from the plug to the surface.

- eb) At the conclusion of drilling, all drill cuttings shall be buried in drill pits or landspread (with permission of surface owner), and all pits used in drilling shall be filled and restored to support farm machinery, and all drilling debris shall be removed from the site.

(Source: Amended at _____ Ill. Reg. _____, effective _____)

Section 240.1280 Converting to Water Well

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- a) Gas-storage--observation--coal or mineral groundwater monitoring and service wells may not be converted to a water well required to have a permit from the Illinois Department of Public Health.
- b) Mineral, coal and structure test wells may be converted to water wells required to have a permit from the Illinois Department of Public Health provided the permittee obtains a permit from the Illinois Department of Public Health.

(Source: Amended at _____ Ill. Reg. _____, effective _____)

SUBPART N: TRANSFER OF OWNERSHIP/PERMIT

Section 240.1410 Applicability

- a) The provisions of this Subpart apply to all assignments, transfers (whether voluntary or involuntary) and sales of the interest of the individual or entity required to hold and to whom the permit is issued, including:

- 1) a change of ownership through assignment, voluntary release, involuntary termination of lease rights by court order, new base lease, sale, gift, devise or other transfer;
- 2) a change in the designation of the operator or manager under an operating or other similar agreement, or pursuant to the action of the owners in interest; and
- 3) the appointment, by a court of competent jurisdiction, of a trustee or a receiver to exercise custody and control over the well or wells.

- b) The provisions of this Subpart shall not apply to the assignment, transfer or sale of royalty, overriding royalty or fractional working interests not affecting the rights or responsibilities of the permittee.

- c) The provisions of this Subpart shall also apply to administrative record correction transfers initiated by the Department, in which the Department transfers the permit to a well to the person who is required to be the permittee for that well under the Act.

(Source: Amended at _____ Ill. Reg. _____, effective _____)

Section 240.1440 Responsibilities of New Permittee

The new permittee shall:

- a) pay the required transfer fee;
- b) provide the required bond, if applicable, in accordance with Subpart O;

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- c) if the new permittee is a corporation, provide evidence that the corporation is incorporated or authorized to do business in the State of Illinois, and authorized under its charter to engage in the permitted activity; and
- d) if the new permittee is an individual, partnership, or other unincorporated entity that is not a resident of Illinois, provide an irrevocable consent to be sued in Illinois.
- e) if requested by the Department, copies of the lease assignment, voluntary release, court order involuntarily terminating a lease, new base lease, or other documents evidencing the assignment, transfer or sale to the new permittee of the right to drill and operate the well or wells on the lands in question.

(Source: Amended at _____ Ill. Reg. _____, effective _____)

Section 240.1460 Other Conditions for and Effect of Transfer

- a) No permit shall be transferred to a new permittee:
- 1) who is delinquent in the payment of fees assessed under Section 19.7 of the Act;
 - 2) on account of whom any amounts have been obligated from the Plugging and Restoration Fund that have not been reimbursed; or
 - 3) against whom the Department has issued a final administrative decision that has not been abated or satisfied.

- b) When the requirements of this Subpart have been satisfied, and subject to subsections (d) and (e) below, the Department shall render permit transfer decisions based upon the manner in which the new permittee came into possession of the wells sought to be transferred. Specifically:

- 1) a new permittee who is the mineral owner:

if the new permittee owns the mineral rights to the tract of land on which production or injection wells subject to a prior lease are located and came into possession of the right to operate such wells by virtue of a voluntary release or involuntary termination of lease rights by court order, this new permittee shall become responsible for all regulatory requirements relative to:

- A) each production well identified in the new permittee's permit transfer application;
- B) all wells in existence within the prior lease if the new permittee seeks to operate any of the injection wells located within this leasehold, convert any production

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well to an injection well or drill a new injection well; and

- C) all pits, concrete storage structures, tank batteries and other surface production facilities in existence within the lease boundaries.

- 2) a new permittee is a new base lessee:

if the new permittee came into possession of the right to operate wells by virtue of a new base lease, this new permittee shall become responsible for all regulatory requirements relative to the wells identified within the lease document except that:

- A) if the new permittee shall also become responsible for all regulatory requirements relative to the wells identified within the notification of transfer form submitted in accordance with Section 240.1430 of this Part; and
- B) if the new base-lessee if the new base lease conveys the right to produce from all formations, and the new base lessee permits or operates any injection well located within the tract of land being leased, converts any production well to an injection well or drills a new injection well within this area, this new permittee shall become responsible for all regulatory requirements relative to all wells, concrete storage structures, pits and tank batteries in existence within such tract of land; or

- C) if the new base lease conveys the right to produce from specified formations only, and the new base lessee permits or operates any injection well located within the formations specified in the new base lease, converts any production well to an injection well or drills a new injection well to the specified formations, this new permittee shall become responsible for all regulatory requirements relative to all wells drilled to the same formation as the injection well, and all concrete storage structures, pits and tank batteries in existence relative to that formation.

- 3) a new permittee is an assignee:

if the new permittee came into possession of the right to operate wells by virtue of a lease assignment, this new permittee shall become responsible for all regulatory requirements relative to all wells, pits and tank batteries in existence within the lease hold being assigned.

- c) If any well, or any lease or other unit associated with the well, is

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in violation of the Act or rules at the time of the transfer to the new permittee. The new permittee shall be notified of its violations and the allotted time for abatement, at the time of transfer, the transfer shall be conditioned upon the abatement of the violation within the time specified by the Department.

- d) The transfer of a permit pursuant to this Subpart shall not affect the rights of the Department, or any obligation or duty of the current permittee arising under the Act and rules. Any cause of action accruing or any action or proceeding had or commenced, whether administrative, civil or criminal, may be instituted or continued without regard to the transfer of the permit in accordance with this Subpart.

- e) A current or new permittee may request a hearing to challenge a permit transfer if such hearing is requested in writing within fifteen (15) days after the permit transfer is mailed. If no hearing is requested in this time period, the permit transfer shall be a final administrative decision of the Department. If a hearing is requested by the current or new permittee, the hearing shall be scheduled within fifteen (15) days of the receipt of the request for hearing.

- f) At the permit transfer hearing, the Department shall present evidence in support of this determination under subsection (b) above. Both the current and the new permittee may present evidence contesting the Department's determination under subsection (b) above. The hearing officer may administer oaths and affirmations, subpoena witnesses and written or printed materials, compel attendance of witnesses or production of those materials, compel discovery, and take evidence.

- g) Within thirty (30) days after the close of the record for the permit transfer hearing, the hearing officer shall issue recommended findings of fact, recommended conclusions of law and recommendations as to the disposition of the case.

(Source: Amended at ___ Ill. Reg. ___, effective ___)

Section 240.1480 Administrative Record Correction Transfer

- a) The Department may administratively transfer a permit to a person required to be the permittee under the Act when the Department determines, based on its records and documents of title submitted to it, that the current permittee is not an owner of the well as defined in the Act.

- b) The new permittee must satisfy the requirements of Section 240.1440(b), (c) and (d).

- c) Upon determination of an Administrative Record Correction Transfer, the Department shall notify the current and new permittees of the transfer which will be effective 30 days from the date of notice

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unless a hearing is requested in accordance with subsection (d) below.

- d) A current or new permittee may request a hearing to challenge a pending permit transfer if such hearing is requested in writing within 30 days of the date of the transfer notice. All requests for hearing must be accompanied by documents evidencing basis for objection. If no hearing is requested in this time period, the permit transfer shall be a final administrative decision of the Department. If a hearing is requested by the current or new permittee:

- i) A pre-hearing conference shall be held within fifteen (15) days of the receipt of the request for hearing.

- A) A pre-hearing conference shall be scheduled in order to:

- i) Simplify the factual and legal issues presented by the hearing request;

- ii) Receive stipulations, admissions of fact and of the contents and authenticity of documents;

- iii) Exchange lists of witnesses the parties intend to have testify and copies of all documents the parties intend to introduce into evidence at the hearing;

- iv) Set a hearing date; and

- v) Discuss and resolve such other matters as may tend to expedite the disposition of the hearing request and to assure a just conclusion thereof.

- B) Pre-hearing conferences may be held by telephone conference if such procedure is acceptable to all parties.

- 2) All hearings under this Subpart N shall be conducted in the Department's offices located at 300 West Jefferson Street, Suite 300, Springfield, Illinois.

- e) At the permit transfer hearing, the Department shall present evidence in support of its determination under subsection (a) above. Both the current and the new permittee may present evidence contesting the Department's determination under subsection (a) above. The hearing officer may administer oaths and affirmations, subpoena witnesses and written or printed materials, compel attendance of witnesses or production of those materials, compel discovery, and take evidence.

- f) Within thirty (30) days after the close of the record for the permit transfer hearing, the hearing officer shall issue recommended

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findings of fact, recommended conclusions of law and recommendations as to the disposition of the case.

g) The person or permittee's failure to request a hearing in accordance with subsection (c) shall constitute a waiver of all legal rights to contest the permit transfer decision. Within 30 days of the close of the hearing record or expiration of the time to request a hearing, the Department shall issue a final administrative decision, pursuant to Section 10 of the Act.

h) The Director shall review the administrative record in conjunction with the hearing officer's recommended findings of fact, recommended conclusions of law and recommendations as to the disposition of the case. The Director shall then issue the Department's final administrative decision affirming, vacating or modifying the hearing officer's decision.

(Source: Added at Ill. Reg. _____, effective _____)

SUBPART O: BONDS

Section 240.1500 When Required, and Amount and When Released

a) To Drill, Deepen, Convert or Operate an Oil or Gas Well

1) A bond, in the amount as herein provided, shall be submitted along with an application to drill, deepen, convert, operate or transfer a production or Class II well if:

A) such applicant was not an owner of a working interest in a well of record with the Department on September 26, 1991; or

B) such applicant was not a permittee of record on September 26, 1991; or

C) such applicant has had a bond forfeited; or

D) such applicant was not assessed an annual well fee as of July 1 preceding the application date; or

E) the Department has issued a final, unappealed administrative decision citing the applicant for failing to pay fees assessed under Section 19.7 of the Act.

2) When a bond is required to be filed with the Department to drill, deepen, convert or operate an oil or gas well, the amount of the bond shall be:

A1) \$1,500 for a well less than 2000 feet deep;

B2) \$3,000 for a well 2,000 or more feet deep;

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C3) \$25,000 for up to 25 wells of a permittee;

D4) \$50,000 for up to 50 wells of a permittee; or

E5) \$100,000 for all wells of a permittee.

3) A bond submitted pursuant to Section 240.1500(a) shall be released when:

A) all wells covered by the bond are plugged and restored in accordance with Subpart N of these rules; or

B) all wells covered by the bond are transferred in accordance with Subpart N of these rules; or

C) the permittee has paid assessments to the Department in accordance with Section 19.7 for two (2) consecutive years and such permittee is not in violation of the Act.

b) To Operate a Liquid Oil Field Waste Transportation System
The amount of bond required to be filed with the Department before a permit is issued authorizing a person to operate a liquid oil field waste system shall be \$10,000. When requested by permittee, bond shall be released when the permittee ceases operation and this system and such permittee's system is not in violation of the Act.

c) To Drill a Test Hole

The amount of bond required to be filed with the Department before a permit is issued to drill a geological, structure, coal or other mineral test hole, or a monitoring well in connection with any activity regulated by the Department shall be \$2500 for each hole or a blanket bond of \$25,000 for all holes. The bond requirements of this Subpart shall not apply to a hole or well drilled on acreage permitted and bonded under the Surface-Mined Land Conservation and Reclamation Act (Ill. Rev. Stat. 1989, Ch. 96 1/2, par. 4501 et seq.) (225 ILCS 715/1) or the Surface Coal Mining Land Conservation and Reclamation Act (Ill. Rev. Stat. 1991, Ch. 96 1/2, par. 7901.01 et seq.) (225 ILCS 720/1.01). When requested by permittee, bonds shall be released when the hole or holes are plugged and restored in accordance with Section 240.1260 and the permittee is not in violation of the Act.

(Source: Amended at Ill. Reg. _____, effective _____)

Section 240.1510 Definitions

a) Bond means surety bond or other security in lieu thereof.

b) Surety bond means an indemnity agreement in a sum certain payable to the Department, executed by the permittee as principal and which is supported by the guarantee of a corporation authorized to transact business as a surety in Illinois. Surety bond does not include surplus line insurance procured by a surplus line producer.

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- c) Other security means an indemnity agreement in a sum certain executed by the permittee as principal which is supported by the deposit with the Department of one or more of the following:
- 1) A cash account, which shall be the deposit of cash in one or more federally-insured or equivalently protected accounts, payable only to the Department upon demand;
 - 2) Negotiable-government--securities; endorsed--to-the--order-of; and placed in the-possession of; the Department;
 - 2)3) An irrevocable letter of credit of any bank organized or authorized to transact business in Illinois, payable only to the Department upon presentation;
 - 3)4) Certificates of deposit, drawn on a federally insured bank, made payable or assigned to the Department and placed in its possession.

(Source: Amended at Ill. Reg. _____, effective _____)

Section 240.1520 Bond Requirements

a) Form

Bonds shall be in such form and content as the Department prescribes payable to the "Illinois Department of Mines and Minerals."

b) Conditions Generally

- 1) Each bond shall conform with the requirements of the Act and this Part and with the declared purpose for which the bond is required.
- 2) Bonds shall remain in effect until the obligations for which it is given have been satisfied and the bond has been released by the Department, pursuant to the Act and this Subpart.

c) Surety Bond Requirements

- 1) Bonds shall be signed by the permittee as principal, and by a good and sufficient corporate surety, authorized to transact business as a surety in Illinois.
- 2) Each surety bond shall provide that the bond shall not be cancelled by the surety except after not less than ninety (90) days notice to the Department. Such notice shall be served upon the Department in writing by registered or certified mail to the following address:

Illinois Department of Mines and Minerals
Oil and Gas Division

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300 West Jefferson, Suite 300
P.O. Box 10140
Springfield, Illinois 62791-0140

- 3) Prior to the expiration of the ninety (90) days notice of cancellation, the permittee shall deliver to the Department a replacement bond. If such bond is not delivered, all activities covered by the permit and bond shall cease at the expiration of the ninety (90) day period.
- 4) If the license to transact business in Illinois of any surety upon a bond filed with the Department shall be suspended or revoked, the permittee, within thirty (30) days after receiving notice thereof from the Department, shall make substitution by providing a surety bond or other security as required by this Subpart. Upon the failure of the permittee to make the substitution of bond, all activities covered by the permit and bond shall cease until substitution has been made.

d) Other Securities Requirements

- 1) Letters of credit shall be subject to the following conditions:

- A) The letter may only be issued by a bank organized or authorized to do business in the United States ("issuing bank"). If the issuing bank does not have an office for collection in Illinois, there shall be a confirming bank designated that is authorized to accept, negotiate and pay the letter upon presentment in Illinois.
- B) Letters of credit shall be irrevocable during their terms. A letter of credit shall be forfeited and shall be collected by the Department if not replaced by other suitable bond or letter of credit at least thirty (30) days before its expiration date.
- C) The letter of credit shall be payable to the Department upon demand, in part or in full, upon receipt from the Department of a notice of forfeiture issued in accordance with Section 240.1530.
- D) The Department shall not accept a letter of credit in excess of ten percent (10%) of the issuing bank's total capital and surplus accounts, as certified by the President of the bank providing the letter of credit and as evidenced by the most recent quarterly Call Report provided to the Federal Deposit Insurance Corporation.
- E) The letter of credit shall provide on its face that the Department, its lawful assigns, or the attorneys for the Department or its assigns, may sue, waive notice and

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process, appear on behalf of, and confess judgment against the issuing bank (and any confirming bank) in the event that the letter of credit is dishonored. The letter of credit shall be deemed to be made in Sangamon County, Illinois, for the purpose of enforcement and any actions thereon shall be enforceable in the Courts of Illinois, and shall be construed under Illinois law.

- 2) Certificates of deposit shall be subject to the following conditions:

A) The Department shall require that certificates of deposit be made payable to or assigned to the Department both in writing and upon the records of the bank issuing the certificates. If assigned, the Department shall require the banks issuing these certificates to waive all rights of setoff or liens against those certificates.

B) The Department shall not accept an individual certificate of deposit in an amount in excess of the maximum insurable amount as determined by the Federal Deposit Insurance Corporation or the Federal Savings and Loan Insurance Corporation.

C) Any interest accruing on a certificate of deposit shall be for the benefit of the permittee except that accrued interest shall first be applied to any prepayment penalty when a certificate of deposit is forfeited by the Department.

- 3) Case accounts, ~~certified checks or cashier's~~ checks shall be subject to the following conditions:

A) The Department may authorize the permittee to supplement the bond by ~~submitting a certified check or a cashier's check, or~~ through the establishment of a cash account in one or more federally-insured or equivalently protected accounts made payable upon demand to the Department.

B) Any interest paid on a cash account shall be returned to the permittee.

C) The Department shall not accept an individual cash account in an amount in excess of the maximum insurable amount as determined by the Federal Deposit Insurance Corporation or the Federal Savings and Loan Insurance Corporation.

(Source: Amended at _____ Ill. Reg. _____, effective _____)

SUBPART P: WELL PLUGGING AND RESTORATION PROGRAM

Section 240.1600 Definitions

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The following definitions are applicable to this Subpart:

"Abandoned Well" means

- a) A well

1) for which the underlying lease has been released in writing by the lessee or has been declared forfeited or invalid by a court order, such order is final and the appeal period has lapsed; and

2) the lessor states in writing that the lessor has not leased out the oil and gas working interest to any other person and does not intend to so lease, that the lessor does not intend to operate the well, and that the lessor desires that the well be plugged; or

- b) A well owned by a permittee who has made no payment by November 1 of a current annual well fee assessment; or

c) A well has not produced for over two (2) years and has failed to comply with temporary abandonment requirements in accordance with Section 240.1130 of this Part.

"Emergency Project" means an emergency well plugging or emergency remedial work PRP Project.

"Emergency Remedial Work" means remedial work to repair or contain leaks from production equipment, pits, or other containment structures of oil or saltwater that are contaminating surface waters or are flowing in sufficient quantity to create an increasing area of contamination on the surface of the land.

"Emergency Well Plugging" means a well or wells that are actively flowing oil or saltwater and are contaminating surface waters or flowing in sufficient quantity to create an increasing area of contamination on the surface of the land, or a well leaking natural gas or H₂S in sufficient quantity to endanger public safety or create a fire hazard.

"Orphaned Well" means a well for which no permittee exists or can be located, no bond exists and no fees have been paid in accordance with Section 19.7 of the Illinois Oil and Gas Act.

"PRP" means the Department's Plugging and Restoration Fund, established under Section 6 of the Illinois Oil and Gas Act.

(Source: Added at _____ Ill. Reg. _____, effective _____)

Section 240.1610 Plugging Leaking or Abandoned Wells

- a) If the Department finds, upon inspection, that a well drilled for the exploration, development, storage or production of oil or gas,

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vi) as injection, salt water disposal, salt water source, observation, and geological or structure test may be abandoned or leaking salt water, oil, gas or other deleterious substances into any fresh water formation or onto the surface of the land, the Department may schedule a hearing pursuant to Section 19.1 of the Act.

b) Hearings

1) Notice of Hearing

Whenever the Department holds a hearing pursuant to Section 19.1 of the Act, the Department shall give written notice to the permittee and surface owner personally or by certified mail sent to the permittees last known address. The notice shall include the date, time, place, nature of the hearing and the name and address of the hearing officer. The notice shall be mailed at least 14 days prior to the scheduled hearing date.

2) Right to Counsel, Appearance

A) Right to Counsel
Any party may appeal and be heard through an attorney at law authorized to practice in the State of Illinois.

B) Appearance of Attorney

An attorney appearing in a representative capacity in any proceeding hereunder shall file a written notice of appearance identifying their name, address and telephone number, and identifying the party represented.

3) Burden and Standard of Proof

The Department shall have the burden of proof at the hearing. The standard for decision shall be a preponderance of the evidence.

4) Hearing Officer; Powers and Duties

A) The Hearing Officer designated to preside over a hearing shall take all necessary action to avoid delay, to maintain order, and to develop a clear and complete record, and shall have all powers necessary and appropriate to conduct a fair hearing, including the following:

- i) To administer oaths and affirmations;
- ii) To receive relevant evidence;
- iii) To regulate the course of the hearing and the conduct of the parties and their counsel therein.

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- iv) To consider and rule upon procedural requests;
- v) To hold conferences for the settlement or simplification of the issues; and
- vi) To examine witnesses and direct witnesses to testify, limit the number of times any witness may testify, limit repetitive or cumulative testimony and set reasonable limits on the amount of time each witness may testify.

B) The Hearing Officer shall allow all parties to present statements, testimony, evidence and argument as may be relevant to the proceeding.

5) Hearing Location

All hearings under this Subpart shall be conducted in the Department's offices located at 300 West Jefferson Street, Suite 300, Springfield, Illinois. However, the Department may conduct a hearing under this Subpart at a site located closer than Springfield, Illinois, to the production and injection/disposal well identified in the Notice of Hearing if facilities are available and satisfactory to the Department.

6) Pre-Hearing Conferences

A) Upon the motion of either party, the Hearing Officer shall schedule a conference in order to:

- i) Simplify the factual and legal issues presented by the hearing request;
 - ii) Receive stipulations, admissions of fact and of the contents and authenticity of documents;
 - iii) Exchange lists of all witnesses the parties intend to have testify and copies of all documents the parties intend to introduce into evidence at the hearing; and
 - iv) Discuss and resolve such other matters as may tend to expedite the disposition of the hearing request and to assure a just conclusion thereof.
- B) Pre-hearing conferences may be held by telephone conference if such procedure is acceptable to all of the parties.

7) Postponement or Continuance of Hearing

A hearing may be postponed or continued for due cause by the

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Hearing Officer or upon the motion of a party to the hearing. A motion filed by a party to the hearing shall set forth facts attesting that the request for continuance is not for the purpose of delay. Except in the case of an emergency, motions requesting postponement or continuance shall be made in writing and shall be received by all parties to the hearing at least 3 business days prior to the scheduled hearing date. All parties involved in a hearing shall avoid undue delay caused by repetitive postponements or continuance so that the subject matter of the hearing may be resolved expeditiously.

8) Default

If a party, after proper service of notice, fails to appear at a pre-hearing conference or at a hearing, and if no continuance is granted, the Department may then proceed and make its decision in the absence of such party. If the failure to appear at such pre-hearing conference or hearing is due to emergency situation beyond the party's control, and the Department is notified of such situation on or before the scheduled pre-hearing conference or hearing date, the pre-hearing conference or hearing will be continued or postponed pursuant to subsection (q) above. Emergency situations include sudden unavailability of counsel, sudden illness of a party or his representative, or similar situations beyond the party's control.

2) Within 30 days of the close of the hearing record, the Hearing Officer shall issue proposed findings of fact, conclusions of law and recommendations as to the disposition of the case.

10) The Director shall review the administrative record in conjunction with the hearing officer's recommended findings of fact, recommended conclusions of law and recommendations as to the disposition of the case. The Director shall then issue the Department's final administrative decision affirming, vacating or modifying the hearing officer's decision.

c) Upon the issuance of a final administrative decision which finds that a well has been abandoned or is leaking salt water, oil, gas or other deleterious substances into any fresh water formation or onto the surface of the land, the permittee shall, within thirty (30) days, properly plug, replug or repair the well so as to remedy the situation.

d) If the permittee fails to remedy the situation within thirty (30) days from the date of the order, the Department may authorize any person to enter upon the land and plug, replug, or repair the well. The cost of all work completed under this subsection (d) shall be paid from the Plugging and Restoration Fund.

(Source: Added at Ill. Reg. _____, effective _____)

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Section 240.1620 Plugging Orphan Wells

a) If upon review of Department records a determination is made that no permittee can be located, the well is not located on a valid lease, no bond exists and no fees have been paid in accordance with Section 19.7 of the Act, the well shall be deemed an orphan well.

b) The Department may elect to plug, replug, repair, or restore the well site of any orphan well.

c) If the Department determines that any condition or practice exists, which creates an imminent danger to the health or safety of the public, or an imminent danger of significant environmental harm or significant damage to property, the Department or its agent may immediately take any action necessary to temporarily correct the source of oil or salt water intrusion into fresh water zones or onto the surface.

d) The cost of all work completed in this Section shall be paid from the Plugging and Restoration Fund.

(Source: Amended at Ill. Reg. _____, effective _____)

Section 240.1630 Emergency Wells; Remedial Work

a) If the Department determines that any condition or practice exists, or that any person or permittee is in violation of any requirement of the Act, the rules or any permit condition, and this practice, condition or violation creates an imminent danger to the health or safety of the public or an imminent danger of significant environmental harm or significant damage to property, the Department shall issue a cessation order pursuant to Section 240.170 of this Part. The Department employee or agent issuing the cessation order may take any action deemed necessary to cause a cessation of operations and abatement of any condition, if a responsible party cannot be readily located.

b) Upon the expiration of time within which abatement was required under the cessation order, the Department may elect to conduct tests and to take appropriate action to determine and temporarily correct the source of oil or salt water intrusion into fresh water zones or onto the surface.

c) The cost of all remedial work completed under this Section shall be paid from the Plugging and Restoration Fund.

(Source: Amended at Ill. Reg. _____, effective _____)

Section 240.1640 Repayment of Funds

The permittee must reimburse the Plugging and Restoration Fund for all funds obligated from the Plugging and Restoration Fund for repair, plugging or restoration work on the permittee's wells or sites, together with all interest

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accrued, as provided under Section 19.9 of the Act.

(Source: Added at Ill. Reg. _____, effective _____)

SUBPART Q: ANNUAL WELL FEES

Section 240.1700 Fee Liability

a) The Department shall assess fees during each calendar year for all permits of record as of July 1. The permittee for each well is responsible for paying these annual fees in the amounts specified in Section 240.1705 below.

b) The permittee remains liable for the payment of such fees until:

1) the well or wells under permit to the permittee are plugged and restored; or

2) the well or wells have been transferred to a new permittee pursuant to Subpart N.

c) Liability for annual well fees ceases on the date when the well has been plugged and restored or on the effective date stated on the Department's Notification of Transfer Form.

(Source: Added at Ill. Reg. _____, effective _____)

Section 240.1705 Amount of Assessment

Well fees shall be assessed for total permits issued to the permittee as of July 1 of each year as follows:

a) For 1 permit, \$150;

b) For 2 through 5 permits, \$300;

c) For 6 through 25 permits, \$750;

d) For 26 through 100 permits, \$1500;

e) For more than 100 permits, \$1500 plus \$12.50 for each permit over 100 permits.

(Source: Added at Ill. Reg. _____, effective _____)

Section 240.1710 Annual Permittee Reporting

a) Permittees are required to submit, on a form prescribed by the Department, an annual verification of address and status.

b) The form shall contain reports for information on Permittees:

1) current address;

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2) verification of well ownership;

3) type of business entity and supporting documentation;

4) FEIN number; and

5) names and addresses of principals, officers or owners.

c) Forms shall accompany the Annual Well Fee payment and shall be submitted by September 1 of each year.

(Source: Added at Ill. Reg. _____, effective _____)

Section 240.1720 When Fees are Due

Well fees shall become due on September 1 of each year and shall be deemed delinquent if not paid by November 1 of each year. The Department may cease billing a permittee for annual well fees if such fees have been unpaid for three (3) consecutive years. However, such permittee may not thereafter operate, permit or transfer wells within the State of Illinois without first paying all delinquent fees and associated civil penalties and submitting a bond in accordance with Subpart O.

(Source: Added at Ill. Reg. _____, effective _____)

Section 240.1730 Opportunity to Contest Billing

a) Permittees may contest the amount of fees or the wells for which the permittee is listed as the permittee of record as of July 1 by submitting a written objection to the billing on or before October 30 of each year.

b) The objection must be in writing, signed by the permittee, or by an individual authorized to sign for the permittee, and must identify the nature of the objection. The written objection must include a statement of the facts supporting the objection and copies of any relevant assignments or other title documents.

(Source: Added at Ill. Reg. _____, effective _____)

Section 240.1740 Delinquent Permittees

A permittee is responsible for paying annual well fees for all wells permitted with the Department on July 1 of each year, including wells requested to be transferred pursuant to Subpart N but not yet approved for transfer by the Department.

(Source: Added at Ill. Reg. _____, effective _____)

SUBPART R: REQUIREMENTS IN UNDERGROUND GAS STORAGE FIELDS
AND FOR GAS STORAGE AND OBSERVATION WELLS

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Section 240.1800 Applicability

The provisions of this Subpart apply to groundwater protection requirements and operating requirements of Underground Gas Storage Fields; the drilling and conversions of Gas Storage and observation wells in an Underground Gas Storage Field, and permitting requirements in Underground Gas Storage Fields for oil and gas production and Class II wells covered by Subparts B and C and Test Wells covered by Subpart L.

Section 240.1805 Definitions

- a) "Gas Storage Well" means a well drilled for input and/or withdrawal of natural gas in a natural gas storage field.
- b) "Observation Well" means a well drilled to monitor subsurface conditions in oil and gas projects or gas storage fields.
- c) "Underground Gas Storage Field" means an area of land which is contained within the lowest closing structural contour for which natural gas can be stored in a subsurface stratum.
- d) "Gas Storage Operator" means any entity which owns or operates an Underground Gas Storage Field.

(Source: Added at ____ Ill. Reg. ____, effective ____)

Section 240.1810 Submission of Underground Gas Storage Field Map

Each Gas Storage Operator shall submit to the Department annually a map showing:

- a) The lowest closing contour at which natural gas can be stored.
- b) The area of land which is currently under a valid lease or storage rights agreement, and
- c) Any protective boundaries established by a governmental agency.
- d) Upon written request to the Department, the above information is considered proprietary information and shall be held confidential.

(Source: Added at ____ Ill. Reg. ____, effective ____)

Section 240.1820 Permit Requests in a Underground Gas Storage Field

- a) When the proposed location to drill, deepen or convert an oil or gas production or Class II well, as defined in Subparts B and C, or a Test Hole, as defined in Subpart L, occurs within the limits of an Underground Gas Storage Field, a permit shall not be issued until the applicant complies with (1) or (2) below:

- 1) Enters into an agreement with Gas Storage operator, outlining

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safety precautions and well drilling, completion, operating and plugging specifications. The agreement shall be signed by the applicant and the Gas Storage Operator. Agreement shall be submitted with the permit application.

- 2) If an agreement cannot be reached after the applicant has exercised due diligence in negotiations, the applicant shall notify the Gas Storage Operator of the proposed location and depth of the well by certified mail, return receipt requested. The certified mail receipt shall be attached to the permit application. If a written objection is not received by the Department within fifteen (15) days of the date of receipt of the permit, shall be issued. If a written objection to the application is filed with the Department within fifteen (15) days after receipt of the notice of application, the Department shall consider the objection in determining whether the permit should be issued. If the objection raises a question regarding public safety, resource ownership or sufficiency of application, the permit objection shall be set for a public hearing. A hearing shall be set only after all other requirements for issuance of the permit have been fulfilled.

b) Public Hearing

- 1) Any public hearing held pursuant to Section 240.1820 of this Part shall be a formal hearing conducted by the Department solely for the purpose of resolving the factual of legal question raised by the objection.
- 2) Notice of the hearing shall be sent by the Department to the applicant and to the objector by mailing such notice by United States mail, postage prepaid, addressed to their last known home or business address.
- 3) A certified court reporter shall record the hearing at the Department's expense.
- 4) A Hearing Officer designated by the Department shall conduct the hearing. The Hearing Officer shall allow all parties at the hearing to present evidence in any form, including by oral testimony or documentary evidence, unless the Hearing Officer determines such evidence is irrelevant, immaterial, unduly repetitious, or of such a nature that reasonably prudent members of the public or people knowledgeable in the oil and gas field would not rely upon it in the conduct of their affairs.
- 5) The Hearing Officer shall have the power to continue the hearing or to leave the record open for a certain period of time in order to obtain or receive further relevant evidence.
- 6) Within thirty (30) days of the closing of the record or the

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receipt of the transcript of the hearing, whichever comes later, the Department shall render a decision on the objection.

(Source: Added at _____ Ill. Reg. _____, effective _____)

Section 240.1830 Application for Permit to Drill or Convert Wells

- a) No person shall drill or convert a well covered by this Subpart without a permit from the Department.
- b) Application for a permit to drill or convert an observation or gas storage well shall be made on forms prescribed by the Department. The application shall be executed under penalties of perjury, and accompanied by the nonrefundable fee of \$100 and the bond required under Subpart 0.

(Source: Added at _____ Ill. Reg. _____, effective _____)

Section 240.1835 Contents of Application for Permit to Drill or Convert to an Observation or Gas Storage Well

The application for a permit shall include:

- a) the name of a well.
- b) the surveyed location and ground elevation of the well (all well locations shall be surveyed by a registered Illinois Land Surveyor or an Illinois Registered Professional Engineer; a survey is not required for a converted or deepened well or a drilled out plugged hole if the original well location was surveyed;
- c) a brief statement of the purpose of the well and a schematic showing the proposed construction of the well;
- d) the necessary information, on a form prescribed by the Department, to show applicant has the right to drill and to operate;
- e) a statement as to whether the proposed well location is within the limits of any incorporated city, town, or village (and a certified copy of the official consent of the municipal authorities if the well is within the corporate limits);
- f) the name and address of the drilling contractor, and the type of drilling tools or equipment to be used;
- g) a statement whether the well is located over an active mine, temporarily abandoned mine or within the undeveloped limits of a mine, and whether the coal rights are owned by someone other than the lessor under the oil and gas lease;
- h) the proposed depth of the well and the name of the lowest geologic formation to be penetrated.

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(Source: Added at _____ Ill. Reg. _____, effective _____)

Section 240.1840 Authority of Person Signing Application

- a) All applications for gas storage, observation and service wells shall identify whether the owner of the right to drill and to operate the well is an individual, partnership, corporation or other entity, and shall contain the address and signature of the owner or person authorized to sign for such owner.

b) If the applicant is an individual, the application shall be signed by the individual. If the applicant is a partnership, the application shall be signed by the general partner. If the applicant is a corporation, the application shall be signed by an officer of the corporation.

c) In lieu of the signature of the applicant or such authorized persons, the application may be signed by a person having a power of attorney to sign for such owner or authorized person, provided a certified copy of the power of attorney accompanies the application.

d) If the applicant is a corporation, the charter must authorize the corporation to engage in the permitted activity, and the corporation must be incorporated or authorized to do business in the State of Illinois.

(Source: Added at _____ Ill. Reg. _____, effective _____)

Section 240.1850 Issuance of Permit

a) If the applicant satisfies the requirements of the act and rules, the department shall issue a permit.

b) A permit shall not be issued if a final administrative order of the department is outstanding against the applicant or against a person or permittee who is an officer, director, partner or owner of more than a 5% interest of the applicant.

c) Gas storage, observation and other service well permits shall expire one (1) year from the date of issuance unless acted upon by commencement of drilling or converting operations authorized by the Permit.

d) Gas storage, observation and other service well permits are not transferable prior to the drilling of the well or test hole.

(Source: Added at _____ Ill. Reg. _____, effective _____)

Section 240.1855 Well Drilling Completion and Workover Requirements.

All wells shall be drilled and all drilling waste disposed in accordance with Subpart E of this Part.

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(Source: Added at _____ Ill. Reg. _____, effective _____)

Section 240.1860 Storage Field Operating Requirements

All applicable facilities in a storage field and general storage field operation shall be conducted in accordance with Subpart H of this Part.

(Source: Added at _____ Ill. Reg. _____, effective _____)

Section 240.1865 Liquid Oilfield Waste Disposal

a) All produced water generated as a result of gas storage operation shall be disposed in accordance with Section 240.940 of this Part.

b) All fluid waste classified as Class II fluids in accordance with Section 240.750(h) of this Part can be disposed in a Class II well in accordance with subsection (a) above.

c) All other fluid waste not classified as a Class II fluid shall be disposed in accordance with Illinois Environmental Protection Agency (IEPA) regulations.

(Source: Added at _____ Ill. Reg. _____, effective _____)

Section 240.1870 Plugging of Gas Storage and Observation Wells

a) Gas storage and observation wells shall be plugged when no longer used for the purpose for which they were permitted. At least twenty-four (24) hours prior to commencing plugging operations, the permittee shall notify the District Office for the county in which the well is located.

b) Gas storage and observation wells shall be plugged in accordance with Subpart K.

(Source: Added at _____ Ill. Reg. _____, effective _____)

SUBPART S: REQUIREMENTS FOR SERVICE WELLS

Section 240.1900 Applicability

The provisions of this Subpart apply to wells and drill holes other than oil or gas production wells and Class II UIC wells covered by Subparts B and C. Test Wells covered by Subpart L, and Gas Storage and Observation wells covered by Subpart R. This Subpart applies to wells or drill holes drilled to perform a service or function in relation to oil and gas production or a gas storage project or mining activity coming within this Subpart. A permit is not required under this Subpart in areas covered by a permit issued by the Department under the Surface-Mined Land Conservation and Reclamation Act and the Surface Coal Mining Land Conservation and Reclamation Act.

(Source: Added at _____ Ill. Reg. _____, effective _____)

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Section 240.1905 Application for Permit to Drill or Convert to Other Types of Wells or Drill Holes

a) No person shall drill or convert a well or drill a test hole covered by this Subpart without a permit from the Department.

b) Application for a permit to drill or convert a service well shall be made on forms prescribed by the Department. The application shall be executed under penalties of perjury, and accompanied by the non-refundable fee of \$100 and the bond required under Subpart O.

(Source: Added at _____ Ill. Reg. _____, effective _____)

Section 240.1910 Contents of Application for Permit to Drill or Convert to a Service Well

The application for a permit shall include:

a) The name of the well.

b) The surveyed location and ground elevation of the well (all well locations shall be surveyed by a Registered Illinois Land Surveyor or an Illinois Registered Professional Engineer; a survey is not required for a converted or deepened well or a drilled out plugged hole if the original well location was surveyed).

c) A brief statement of the purpose of the well and a schematic showing the proposed construction of the well.

d) The necessary information, on a form prescribed by the Department, to show applicant has the right to drill and to operate.

e) A statement as to whether the proposed well location is within the limits of any incorporated city, town, or village (and a certified copy of the official consent of the municipal authorities, if the well is within the corporate limits);

f) The name and address of the drilling contractor, and the type of drilling tools or equipment to be used.

g) A statement whether the well is located over an active mine, temporarily abandoned mine or within the undeveloped limits of a mine, and whether the coal rights are owned by someone other than the lessor under the oil and gas lease.

h) A statement whether the well or drill hole is located within the limits of a Gas Storage Field in accordance with Subpart R of this Part.

i) The proposed depth of the well and the name of the lowest geologic formation to be penetrated.

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(Source: Added at ____ Ill. Reg. ____, effective ____)

Section 240.1920 Authority of Person Signing Application

- a) All applications shall identify whether the owner of the right to drill and to operate the well is an individual, partnership, corporation or other entity, and shall contain the address and signature of the owner or person authorized to sign for such owner.
- b) If the applicant is an individual, the application shall be signed by the individual. If the applicant is a partnership, the application shall be signed by the general partner. If the applicant is a corporation, the application shall be signed by an officer of the corporation.

- c) In lieu of the signature of the applicant or such authorized persons, the application may be signed by a person having a power of attorney to sign for such owner or authorized person, provided a certified copy of the power of attorney accompanies the application.
- d) The entity or person to whom the permit is issued shall be called the Permittee and shall be responsible for all regulatory requirements relative to the well or drillhole.
- e) If the applicant is a corporation, the charter must authorize the corporation to engage in the permitted activity, and the corporation must be incorporated or authorized to do business in the State of Illinois.

(Source: Added at ____ Ill. Reg. ____, effective ____)

Section 240.1930 Issuance of Permit

- a) If the applicant satisfies the requirements of the Act and Rules, the Department shall issue a permit.
- b) A permit shall not be issued if a final administrative order of the Department is outstanding against the applicant or against a person or permittee who is an officer, director, partner or owner of more than a 5% interest of the applicant.
- c) Service well permits shall expire one (1) year from the date of issuance unless acted upon by commencement of drilling or converting operations authorized by the permit.
- d) Service well permits are not transferable prior to the drilling of the well or test hole.

(Source: Added at ____ Ill. Reg. ____, effective ____)

Section 240.1940 When Wells Shall Be Plugged and Department Notification

Service wells shall be plugged when no longer used for the purpose for which

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they were permitted, unless converted in accordance with Section 240.1220. At least 24 hours prior to commencing plugging the permittee shall notify the District office for the county in which the well is located.

(Source: Added at ____ Ill. Reg. ____, effective ____)

Section 240.1950 Plugging and Restoration Requirements

- a) Service wells shall be plugged as follows:
- 1) If the total depth of the well or hole extends below the base of the freshwater as determined by the Department, the well or hole shall be plugged from total depth to the top of the bedrock with cement. When the plugging requirements of subsection (b)(1) would be impractical due to the presence of fractures in the bedrock or other geologic conditions that would prohibit the containment of fluids in the well, the Department may authorize alternative plugging requirements. In determining whether to approve and in selecting alternative plugging requirements, the Department shall consider the total depth of the hole and the depth and quality of the freshwater.
 - 2) If the total depth of the well or test hole does not extend below the base of the freshwater as determined by the Department, the hole shall be plugged as stated above or may be plugged by circulating bentonite slurry from total depth to surface. When the plugging requirements of subsection (b)(2) would be impractical due to the presence of fractures in the bedrock or other geologic conditions that would prohibit the containment of fluids in the well, the permittee shall place a bridge plug above the fractured zone and circulate bentonite slurry from the plug to the surface.

- b) At the conclusion of drilling, all drill cuttings shall be buried in drill pits or landspread (with permission of surface owner), and all pits used in drilling shall be filled and restored to support farm machinery, and all drilling debris shall be removed from the site.

(Source: Added at ____ Ill. Reg. ____, effective ____)

Section 240.1960 Converting to Water Well

Service wells may not be converted to a water well that is required to have a permit from the Illinois Department of Public Health.

(Source: Added at ____ Ill. Reg. ____, effective ____)

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1) Heading of the Part: Aid To Families With Dependent Children2) Code Citation: 89 Ill. Adm. Code 1123) Section Numbers: Proposed Action:

112.252 Amendment
 112.253 Amendment
 112.254 Amendment

4) Statutory Authority: Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1991, ch. 23, par. 12-13) [305 ILCS 5/12-13] Public Act 88-90

5) Complete Description of the Subjects and Issues Involved: These proposed amendments are necessary to implement the provisions of Public Act 88-90. Public Act 88-90 increased the payment levels for 2 and 3 person AFDC and SFCA cases that include an adult effective April 1, 1994.

As a result of these proposed amendments, effective April 1994, the Payment Levels for AFDC family cases are increased as follows:

Family Size	Group I Counties	Group II Counties	Group III Counties
2	278	269	257
3	377	365	349

Companion amendments are also being proposed to Sections 111.20, 111.101, 114.351, 114.352, 114.353, 120.20 and 120.30.

6) Will these proposed amendments replace emergency amendments currently in effect? No

7) Does this rulemaking contain an automatic repeal date? No

8) Do these proposed amendments contain incorporations by reference? No

9) Are there any other proposed amendments pending on this Part? Yes

Sections	Proposed Action	Illinois Register Citation
112.130	Amendment	November 12, 1993 (17 Ill. Reg. 19436)
112.131	Amendment	November 12, 1993 (17 Ill. Reg. 19436)
112.141	Amendment	November 12, 1993 (17 Ill. Reg. 19436)
112.142	Amendment	November 12, 1993 (17 Ill. Reg. 19436)
112.143	Amendment	November 12, 1993 (17 Ill. Reg. 19436)
112.144	Amendment	November 12, 1993 (17 Ill. Reg. 19436)
112.145	Amendment	November 12, 1993 (17 Ill. Reg. 19436)
112.147	Amendment	November 12, 1993 (17 Ill. Reg. 19436)

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Sections Proposed Action Illinois Register Citation

112.155 Amendment November 12, 1993 (17 Ill. Reg. 19436)
 112.302 Amendment November 12, 1993 (17 Ill. Reg. 19436)
 112.350 Amendment November 12, 1993 (17 Ill. Reg. 19436)
 112.352 Amendment November 12, 1993 (17 Ill. Reg. 19436)
 112.354 Amendment November 12, 1993 (17 Ill. Reg. 19436)
 112.356 Amendment November 12, 1993 (17 Ill. Reg. 19436)

10) Statement of Statewide Policy Objectives: These proposed amendments do not affect units of local government.

11) Time, Place, and Manner in which Interested Persons may comment on this proposed rulemaking: Any interested parties may submit comments, data, views, or arguments concerning this proposed rulemaking. All comments must be in writing and should be addressed to Judy Umunna, Bureau of Rules and Regulations, Illinois Department of Public Aid, 100 South Grand Ave. E., 3rd Floor, Springfield, Illinois 62762. The Department will consider all written comments it receives within 30 days after the publication of this notice.

12) Initial Regulatory Flexibility Analysis:

A) Date proposed rulemaking was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: Not applicable

B) Types of small businesses affected: None

C) Reporting, bookkeeping or other procedures required for compliance: None

D) Types of professional skills necessary for compliance: None

The full text of the Proposed Amendments begins on the next page:

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NOTICE OF PROPOSED AMENDMENTS

TITLE 89: SOCIAL SERVICES
CHAPTER I: DEPARTMENT OF PUBLIC AID
SUBCHAPTER b: ASSISTANCE PROGRAMS

PART 112
AID TO FAMILIES WITH DEPENDENT CHILDREN

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112.1	Description of the Assistance Program
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112.60	Lack of Parental Support or Care
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112.72	Project Chance Participation/Cooperation Requirements
112.73	Failure to Participate with the Work Incentive Demonstration Program (Renumbered)
112.74	Project Chance Initial Assessment Process/Development of an Employability Plan
112.76	Project Chance Orientation
112.77	Conciliation and Fair Hearings
112.78	Project Chance Components
112.79	Project Chance Sanctions
112.80	Good Cause for Failure to Comply With Project Chance Participation Requirements
112.81	Responsible Relative Eligibility For Project Chance

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112.82	Project Chance Supportive Services
112.83	Young Parents Program
112.84	Work Experience Evaluation Project
112.85	Four Year College/Vocational Training Demonstration Project

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112.86	Project Advance
112.87	Project Advance Experimental and Control Groups
112.88	Project Advance Participation Requirements of Experimental Group Members and Adjudicated Fathers
112.89	Project Advance Cooperation Requirements of Experimental Group Members and Adjudicated Fathers
112.90	Project Advance Sanctions
112.91	Good Cause for Failure to Comply with Project Advance
112.93	Individuals Exempt From Project Advance
112.95	Project Advance Supportive Services

SUBPART F: EXCHANGE PROGRAM

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SUBPART G: FINANCIAL FACTORS OF ELIGIBILITY

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112.100	Unearned Income
112.101	Unearned Income of Stepparent or Parent
112.105	Budgeting Unearned Income
112.106	Budgeting Unearned Income of Applicants Employed On Date of Application And/Or Date Of Decision
112.107	Initial Receipt of Unearned Income
112.108	Termination of Unearned Income
112.110	Exempt Unearned Income
112.115	Education Benefits
112.120	Incentive Allowances
112.125	Unearned Income In-Kind
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112.127	Lump Sum Payments
112.128	Protected Income
112.130	Earned Income
112.131	Earned Income Tax Credit
112.132	Budgeting Earned Income
112.133	Budgeting Earned Income of Applicants Employed On Date of Application And/Or Date Of Decision
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112.135	Budgeting Earned Income For Contractual Employees

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112.136 Budgeting Earned Income For Non-Contractual School Employees
 112.137 Termination of Employment
 112.138 Transitional Payments (Repealed)
 112.140 Exempt Earned Income
 112.141 Earned Income Exemption
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112.149 Earned Income In-Kind
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 112.155 AFDC Income Limit

SUBPART H: PAYMENT AMOUNTS

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Persons Who May Be Included in the Assistance Unit
 Presumptive Eligibility
 Monthly Reporting
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112.331 Four Month Extension of Medical Assistance Due to Child Support Collections
 112.332 Extension of Medical Assistance Due to Loss of Earned Income Disregard (Repealed)
 112.340 New Start Payments to Individuals Released from Department of Corrections Facilities

SUBPART J: CHILD CARE

Section
 112.350 Child Care
 112.352 Child Care Eligibility
 112.354 Qualified Provider
 112.356 Notification of Available Services
 112.358 Participant Rights and Responsibilities
 112.362 Additional Service to Secure or Maintain Child Care Arrangements
 112.364 Rates of Payment for Child Care
 112.366 Method of Providing Child Care
 112.370 Non-JOBS Education and Training Program

SUBPART K: TRANSITIONAL CHILD CARE

Section
 112.400 Transitional Child Care Eligibility
 112.404 Duration of Eligibility for Transitional Child Care
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 112.408 Qualified Child Care Providers
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 112.412 Participant Rights and Responsibilities
 112.414 Child Care Overpayments and Recoveries
 112.416 Fees for Service for Transitional Child Care
 112.418 Rates of Payment for Transitional Child Care

AUTHORITY: Implementing Article IV and authorized by Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1991, ch. 23, pars. 4-1 et seq. and 12-13) [305 ILCS 5/4-1 and 12-13]

SOURCE: Filed effective December 30, 1977; peremptory amendment at 2 Ill. Reg. 17, p. 117, effective February 1, 1978; amended at 2 Ill. Reg. 31, p. 134, effective August 5, 1978; emergency amendment at 2 Ill. Reg. 37, p. 4, effective August 30, 1978, for a maximum of 150 days; peremptory amendment at 2 Ill. Reg. 46, p. 44, effective November 1, 1978; peremptory amendment at 3 Ill. Reg. 16, p. 41, effective April 9, 1979, for a maximum of 150 days; emergency amendment at 3 Ill. Reg. 28, p. 182, effective July 1, 1979, for a maximum of 150 days; amended at 3 Ill. Reg. 33, p. 399, effective August 18, 1979; amendment at 3 Ill. Reg. 33, p. 415, effective August 18, 1979; amended at 3 Ill. Reg. 38, p. 243, effective September 21, 1979, peremptory amendment at 3

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Ill. Reg. 38, p. 321, effective September 7, 1979; amended at 3 Ill. Reg. 40, p. 140, effective October 6, 1979; amended at 3 Ill. Reg. 46, p. 36, effective November 2, 1979; amended at 3 Ill. Reg. 47, p. 96, effective November 13, 1979; amended at 3 Ill. Reg. 48, p. 1, effective November 15, 1979; peremptory amendment at 4 Ill. Reg. 9, p. 259, effective February 22, 1980; amended at 4 Ill. Reg. 10, p. 258, effective February 25, 1980; amended at 4 Ill. Reg. 12, p. 551, effective March 10, 1980; amended at 4 Ill. Reg. 27, p. 387, effective June 24, 1980; emergency amendment at 4 Ill. Reg. 29, p. 294, effective July 8, 1980, for a maximum of 150 days; amended at 4 Ill. Reg. 37, p. 797, effective September 2, 1980; amended at 4 Ill. Reg. 37, p. 800, effective September 2, 1980; amended at 4 Ill. Reg. 45, p. 134, effective October 27, 1980; amended at 5 Ill. Reg. 766, effective January 2, 1981; amended at 5 Ill. Reg. 1134, effective January 26, 1981; peremptory amendment at 5 Ill. Reg. 5722, effective June 1, 1981; amended at 5 Ill. Reg. 7071, effective June 23, 1981; amended at 5 Ill. Reg. 7104, effective June 23, 1981; amended at 5 Ill. Reg. 8041, effective July 27, 1981; amended at 5 Ill. Reg. 8052, effective July 24, 1981; peremptory amendment at 5 Ill. Reg. 8106, effective August 1, 1981; peremptory amendment at 5 Ill. Reg. 10062, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10079, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10095, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10113, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10124, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10131, effective October 1, 1981; amended at 5 Ill. Reg. 10730, effective October 1, 1981; amended at 5 Ill. Reg. 10733, effective October 1, 1981; amended at 5 Ill. Reg. 10760, effective October 1, 1981; amended at 5 Ill. Reg. 10767, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 11647, effective October 16, 1981; peremptory amendment at 6 Ill. Reg. 611, effective January 1, 1982, amended at 6 Ill. Reg. 1216, effective January 14, 1982; emergency amendment at 6 Ill. Reg. 2447, effective March 1, 1982, for a maximum of 150 days; peremptory amendment at 6 Ill. Reg. 2452, effective February 11, 1982; peremptory amendment at 6 Ill. Reg. 6475, effective May 18, 1982; peremptory amendment at 6 Ill. Reg. 6912, effective May 20, 1982; emergency amendment at 6 Ill. Reg. 7299, effective June 2, 1982, for a maximum of 150 days; amended at 6 Ill. Reg. 8115, effective July 1, 1982; amended at 6 Ill. Reg. 8142, effective July 1, 1982; amended at 6 Ill. Reg. 8159, effective July 1, 1982; amended at 6 Ill. Reg. 10970, effective August 26, 1982; amended at 6 Ill. Reg. 11921, effective September 21, 1982; amended at 6 Ill. Reg. 12293, effective October 1, 1982; amended at 6 Ill. Reg. 12318, effective October 1, 1982; amended at 6 Ill. Reg. 13754, effective November 1, 1982; rules repealed, new rules adopted and codified at 7 Ill. Reg. 907, effective January 11, 1983; rules repealed and new rules adopted and codified at 7 Ill. Reg. 2720, effective February 28, 1983; amended (by adding Sections being codified with no substantive change) at 7 Ill. Reg. 5195; amended at 7 Ill. Reg. 11284, effective August 26, 1983; amended at 7 Ill. Reg. 13920, effective October 7, 1983; amended at 7 Ill. Reg. 15690, effective November 9, 1983; amended (by adding sections being codified with no substantive change) at 7 Ill. Reg. 16105; amended at 7 Ill. Reg. 17344, effective December 21, 1983; amended at 8 Ill. Reg. 213, effective

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December 27, 1983; emergency amendment at 8 Ill. Reg. 569, effective January 1, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 4176, effective March 19, 1984; amended at 8 Ill. Reg. 5207, effective April 9, 1984; amended at 8 Ill. Reg. 7226, effective May 16, 1984; amended at 8 Ill. Reg. 11391, effective June 27, 1984; amended at 8 Ill. Reg. 12333, effective June 29, 1984; amended (by adding sections being codified with no substantive change) at 8 Ill. Reg. 17894; peremptory amendment at 8 Ill. Reg. 18127, effective October 1, 1984; peremptory amendment at 8 Ill. Reg. 19889, effective October 1, 1984; amended at 8 Ill. Reg. 19983, effective October 3, 1984; emergency amendment at 8 Ill. Reg. 21666, effective October 19, 1984 for a maximum of 150 days; amended at 8 Ill. Reg. 21621, effective October 23, 1984; amended at 8 Ill. Reg. 25023, effective December 19, 1984; amended at 9 Ill. Reg. 282, effective January 1, 1985; amended at 9 Ill. Reg. 4062, effective March 15, 1985; amended at 9 Ill. Reg. 8155, effective May 17, 1985; emergency amendment at 9 Ill. Reg. 10094, effective June 19, 1985, for a maximum of 150 days; amended at 9 Ill. Reg. 11317, effective July 5, 1985; amended at 9 Ill. Reg. 12795, effective August 9, 1985; amended at 9 Ill. Reg. 15887, effective October 4, 1985; amended at 9 Ill. Reg. 16277, effective October 11, 1985; amended at 9 Ill. Reg. 17827, effective November 18, 1985; emergency amendment at 10 Ill. Reg. 354, effective January 1, 1986, for a maximum of 150 days; amended at 10 Ill. Reg. 1172, effective January 10, 1986; amended at 10 Ill. Reg. 3641, effective January 30, 1986; amended at 10 Ill. Reg. 4885, effective March 7, 1986; amended at 10 Ill. Reg. 8118, effective May 1, 1986; amended at 10 Ill. Reg. 10628, effective June, 1, 1986; amended at 10 Ill. Reg. 11017, effective June 6, 1986; Sections 112.78 through 112.86 and 112.88 recodified to 89 Ill. Adm. Code 160 at 10 Ill. Reg. 11928; emergency amendment at 10 Ill. Reg. 12107, effective July 1, 1986, for a maximum of 150 days; amended at 10 Ill. Reg. 12650, effective July 14, 1986; amended at 10 Ill. Reg. 14681, effective August 29, 1986; amended at 10 Ill. Reg. 15101, effective September 5, 1986; amended at 10 Ill. Reg. 15621, effective September 19, 1986; amended at 10 Ill. Reg. 21860, effective December 12, 1986; amended at 11 Ill. Reg. 2280, effective January 16, 1987; amended at 11 Ill. Reg. 3140, effective January 30, 1987; amended at 11 Ill. Reg. 4682, effective March 6, 1987; amended at 11 Ill. Reg. 5223, effective March 11, 1987; amended at 11 Ill. Reg. 6228, effective March 20, 1987; amended at 11 Ill. Reg. 9927, effective May 15, 1987; amended at 11 Ill. Reg. 12003, effective November 1, 1987; emergency amendment at 11 Ill. Reg. 12432, effective July 10, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 12908, effective July 30, 1987; emergency amendment at 11 Ill. Reg. 12935, effective August 1, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 13625, effective August 1, 1987; amended at 11 Ill. Reg. 14755, effective August 26, 1987; amended at 11 Ill. Reg. 18679, effective November 1, 1987; emergency amendment at 11 Ill. Reg. 18781, effective November 1, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 20114, effective December 4, 1987; Sections 112.90 and 112.95 recodified to Sections 112.52 and 112.54 at 11 Ill. Reg. 20610; amended at 11 Ill. Reg. 20889, effective December 14, 1987; amended at 12 Ill. Reg. 844, effective January 1, 1988; emergency amendment at 12 Ill. Reg. 1929, effective January 1, 1988, for a maximum of 150 days; amended at 12 Ill. Reg. 2126,

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effective January 12, 1988; SUBPARTS C, D and E reclassified to SUBPARTS G, H and I at 12 Ill. Reg. 2136; amended at 12 Ill. Reg. 3487, effective January 22, 1988; amended at 12 Ill. Reg. 6159, effective March 18, 1988; amended at 12 Ill. Reg. 6694, effective March 22, 1988; amended at 12 Ill. Reg. 7336, effective May 1, 1988; amended at 12 Ill. Reg. 7673, effective April 20, 1988; amended at 12 Ill. Reg. 9032, effective May 20, 1988; amended at 12 Ill. Reg. 10481, effective June 13, 1988; amended at 12 Ill. Reg. 14172, effective August 30, 1988; amended at 12 Ill. Reg. 14669, effective September 16, 1988; amended at 13 Ill. Reg. 70, effective January 1, 1989; amended at 13 Ill. Reg. 6017, effective April 14, 1989; amended at 13 Ill. Reg. 8567, effective May 22, 1989; amended at 13 Ill. Reg. 16006, effective October 6, 1989; emergency amendment at 13 Ill. Reg. 16142, effective October 2, 1989, for a maximum of 150 days; emergency expired March 1, 1990; amended at 14 Ill. Reg. 705, effective January 1, 1990; amended at 14 Ill. Reg. 3170, effective February 13, 1990; amended at 14 Ill. Reg. 3575, effective February 23, 1990; amended at 14 Ill. Reg. 6306, effective April 16, 1990; amended at 14 Ill. Reg. 10379, effective June 20, 1990; amended at 14 Ill. Reg. 13652, effective August 10, 1990; amended at 14 Ill. Reg. 14140, effective August 17, 1990; amended at 14 Ill. Reg. 16937, effective September 30, 1990; emergency amendment at 15 Ill. Reg. 338, effective January 1, 1991, for a maximum of 150 days; emergency amendment at 15 Ill. Reg. 2862, effective February 4, 1991, for a maximum of 150 days; emergency expired July 4, 1991; amended at 15 Ill. Reg. 5275, effective April 1, 1991; amended at 15 Ill. Reg. 5684, effective April 10, 1991; amended at 15 Ill. Reg. 11127, effective July 19, 1991; amended at 15 Ill. Reg. 11447, effective July 25, 1991; amended at 15 Ill. Reg. 14227, effective September 30, 1991; amended at 15 Ill. Reg. 17308, effective November 18, 1991; amended at 16 Ill. Reg. 9972, effective June 15, 1992; emergency amendment at 16 Ill. Reg. 11652, effective July 1, 1992, for a maximum of 150 days; amended at 16 Ill. Reg. 11550, effective July 15, 1992; emergency amendment at 16 Ill. Reg. 13629, effective September 1, 1992, for a maximum of 150 days; amended at 16 Ill. Reg. 17724, effective November 9, 1992; amended at 16 Ill. Reg. 20147, effective December 14, 1992; amended at 17 Ill. Reg. 357, effective December 24, 1992; amended at 17 Ill. Reg. 813, effective January 15, 1993; amended at 17 Ill. Reg. 2253, effective February 15, 1993; amended at 17 Ill. Reg. 4312, effective March 25, 1993; emergency amendment at 17 Ill. Reg. 6325, effective April 9, 1993, for a maximum of 150 days; amended at 17 Ill. Reg. 6792, effective April 21, 1993; amended at 17 Ill. Reg. 15017, effective September 3, 1993; amended at 17 Ill. Reg. 19156, effective October 25, 1993; amended at 17 Ill. Reg. _____, effective _____.

NOTE: CAPITALIZATION DENOTES STATUTORY LANGUAGE.

SUBPART H: PAYMENT AMOUNTS

Section 112.252 Payment Levels in AFDC Group I Counties

a) The following Payment Levels are established for the AFDC Program in Group I Counties.

b) The counties included in Group I are:

Boone	DuPage	Lake	Winnebago
Champaign	Kane	McHenry	Woodford
Cook	Kankakee	Ogle	
DeKalb	Kendall	Whiteside	

SIZE OF ASSISTANCE UNIT	CARETAKER RELATIVE(S) AND CHILD(REN)		CHILD(REN) ONLY	
	CURRENT	GRANDFATHERED	CURRENT	GRANDFATHERED
1	212		102	
2	268 278		201	
3	367 377		249	
4	414		319	
5	485		379	
6	545		407	417
7	574		438	479
8	604		469	511
9	635	649	503	571
10	669	700	538	
11	705	752	576	
12	741	814	614	
13	781			
14	822	926		
15	866			
16	911			
17	959			
18	1010			

c) For family sizes greater than 18 or 12, the amount of the payment level shall be determined by adding \$50.00 or \$38.00 respectively for each person above 18 or 12.

d) As the legislature has determined that payments under the AFDC program should contain amounts for the purpose of energy assistance, and has directed that such amounts be established by rule, the first \$18 of the AFDC Payment Level for Caretaker Relatives and Children has been designated as being for the purpose of energy assistance.

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Section 112.252 (continued)

e) For assistance units which contain both caretaker relatives and children and which contain nine (9) or more persons, two payment levels are established - Current and Grandfathered. Likewise, for assistance units with children only and which contain eight (8) or more persons, two payment levels are established - Current and Grandfathered.

1) Grandfathered Payment Levels apply for families who are at that family size as of January 1, 1987. Those families will remain at that Payment Level until there is a change in family composition or the family goes off the assistance rolls. If such a family changes family composition (adds a member or loses a member), thereafter the Current Payment Level for the appropriate family size will be used. If such a family goes off assistance and then comes back on, the family will come back on the assistance rolls at the Current Payment Level for the appropriate family size. The Department will not withdraw "grandfathered" status if a change in family composition is rescinded or if an assistance unit is erroneously cancelled and then reinstated.

2) Current Payment Levels are the regular Payment Levels used by the Department and shall be used for all persons except those who meet the criteria of subsection (e)(1) above.

(Source: Amended at 17 Ill. Reg. _____, effective _____)

Section 112.253 Payments Levels in AFDC Group II Counties

a) The following Payment Levels are established for the AFDC Program in Group II Counties.

b) The counties included in AFDC Group II are:

Adams	Grundy	Macon	Putnam
Bureau	Henry	Macoupin	Rock Island
Carroll	Iroquois	Madison	Sangamon
Clinton	Jackson	McDonough	St. Clair
Coles	JoDavies	McLean	Stephenson
DeWitt	Knox	Mercer	Tazewell
Douglas	LaSalle	Monroe	Vermilion
Effingham	Lee	Moultrie	Wabash
Ford	Livingston	Peoria	Warren
Fulton	Logan	Piatt	Will

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Section 112.253(b) (continued)

SIZE OF ASSISTANCE UNIT	CARETAKER RELATIVE(S) AND CHILD(REN)		CHILD(REN) ONLY	
	CURRENT	GRANDFATHERED	CURRENT	GRANDFATHERED
1	204		97	
2	259	269	194	
3	355	365	242	
4	403		311	
5	471		369	
6	529		397	403
7	557		427	463
8	588		459	
9	619	628	491	
10	651	681	525	
11	685	735	561	
12	721	794	599	
13	760	852		
14	799			
15	841	964		
16	886			
17	934			
18	982			

c) For family sizes greater than 18 or 12, the amount of the payment level shall be determined by adding \$48.00 or \$38.00 respectively for each person above 18 or 12.

d) As the legislature has determined that payments under the AFDC program should contain amounts for the purpose of energy assistance, and has directed that such amounts be established by rule, the first \$18 of the AFDC Payment Level for Caretaker Relatives and Children has been designated as being for the purpose of energy assistance.

e) For assistance units which contain both caretaker relatives and children and which contain nine (9) or more persons, two payment levels are established - Current and Grandfathered. Likewise, for assistance units with children only and which contain six (6) or more persons, two payment levels are established - Current and Grandfathered.

1) Grandfathered Payment Levels apply for families who are at that family size as of January 1, 1987. Those families will remain at that Payment Level until there is a change in family composition or the family goes off the assistance rolls. If such a family changes family composition (adds a member or loses

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Section 112.253(e)(1) (continued)

a member), thereafter the Current Payment Level for the appropriate family size will be used. If such a family goes off assistance and then comes back on, the family will come back on the assistance rolls at the Current Payment Level for the appropriate family size. The Department will not withdraw "grandfathered" status if a change in family composition is rescinded or if an assistance unit is erroneously cancelled and then reinstated.

- 2) Current Payment Levels are the regular Payment Levels used by the Department and shall be used for all persons except those who meet the criteria of subsection (e)(1) above.

(Source: Amended at 17 Ill. Reg. _____, effective _____)

Section 112.254 Payment Levels in AFDC Group III Counties

- a) The following Payment Levels are established for the AFDC Program in Group III Counties.

- b) The counties included in Group III are:

Alexander	Fayette	Lawrence	Richland
Bond	Franklin	Marion	Saline
Brown	Gallatin	Marshall	Schuyler
Calhoun	Greene	Mason	Scott
Cass	Hamilton	Massac	Shelby
Christian	Hancock	Menard	Stark
Clark	Hardin	Montgomery	Union
Clay	Henderson	Perry	Washington
Crawford	Jasper	Pike	Wayne
Cumberland	Jefferson	Pope	White
Edgar	Jersey	Pulaski	Williamson
Edwards	Johnson	Randolph	

SIZE OF ASSISTANCE UNIT	CARETAKER RELATIVE(S) AND CHILD(REN)	CHILD(REN) ONLY
CURRENT	GRANDFATHERED	CURRENT
1	173	94
2	247 257	188
3	239 349	237
4	389	302

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Section 112.254(b) (continued)

SIZE OF ASSISTANCE UNIT	CARETAKER RELATIVE(S) AND CHILD(REN)	CHILD(REN) ONLY
CURRENT	GRANDFATHERED	CURRENT
5	453	359
6	511	387
7	538	414
8	566	445
9	597	477
10	628	510
11	662	545
12	696	581
13	733	
14	771	
15	812	
16	855	
17	900	
18	948	

- c) For family sizes greater than 18 or 12, the amount of the payment level shall be determined by adding \$48.00 or \$36.00 respectively for each person above 18 or 12.

- d) As the legislature has determined that payments under the AFDC program should contain amounts for the purpose of energy assistance, and has directed that such amounts be established by rule, the first \$18 of the AFDC Payment Level for Caretaker Relatives and Children has been designated as being for the purpose of energy assistance.

- e) For an assistance unit which contains both caretaker relative(s) and children of eleven (11) persons, two payment levels are established - Current and Grandfathered.

- 1) Grandfathered Payment Levels apply for families who are at that family size as of January 1, 1987. Those families will remain at that Payment Level until there is a change in family composition or the family goes off the assistance rolls. If such a family changes family composition (adds a member or loses a member), thereafter the Current Payment Level for the appropriate family size will be used. If such a family goes off assistance and then comes back on, the family will come back on the assistance rolls at the Current Payment Level for the appropriate family size. The Department will not withdraw "grandfathered" status if a change in family composition is

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Section 112.254(e)(1) (continued)

rescinded or if an assistance unit is erroneously cancelled and then reinstated.

- 2) Current Payment Levels are the regular Payment Levels used by the Department shall be used for all persons except those who meet the criteria of subsection (e)(1) above.

(Source: Amended at 17 Ill. Reg. _____, effective _____)

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- 1) Heading of the Part: Assistance Standards

- 2) Code Citation: 89 Ill. Adm. Code 111

- 3) Section Number: Proposed Action:

111.20 Amendment
111.101 Amendment

- 4) Statutory Authority: Section 12-13 of the Illinois Public Aid Code (111. Rev. Stat. 1991, ch. 23, par. 12-13) [305 ILCS 5/12-13], Public Act 88-90

- 5) Complete Description of the Subjects and Issues Involved: These proposed amendments are necessary to implement the provisions of Public Act 88-90. Public Act 88-90 increased the payment levels for 2 and 3 person AFDC and SFCA cases that include an adult effective April 1, 1994.

As a result of these proposed amendments, effective April 1994, the Current Assistance Standards for AFDC and Refugee/Repatriate Assistance Family Case are increased as follows:

Family Size	Group I Counties	Group II Counties	Group III Counties
2	674	652	623
3	915	885	847

Companion amendments are also being proposed to Sections 112.252, 112.253, 112.254, 114.351, 114.352, 114.353, 120.20 and 120.30. Other amendments were proposed to Section 111.101 on October 29, 1993 at 17 Ill. Reg. 18764 that the Department anticipates will be adopted prior to the adoption of these proposed amendments.

- 6) Will these proposed amendments replace emergency amendments currently in effect? No

- 7) Does this rulemaking contain an automatic repeal date? No

- 8) Do these proposed amendments contain incorporations by reference? No

- 9) Are there any other proposed amendments pending on this Part? Yes

Sections Proposed Action Illinois Register Citation

111.101 Amendment October 29, 1993 (17 Ill. Reg. 18764)

- 10) Statement of Statewide Policy Objectives: These proposed amendments do not affect units of local government.

11) Time, Place, and Manner in which Interested Persons may comment on this proposed rulemaking: Any interested parties may submit comments, data, views, or arguments concerning this proposed rulemaking. All comments must be in writing and should be addressed to Judy Umunna, Bureau of Rules and Regulations, Illinois Department of Public Aid, 100 South Grand Ave. E., 3rd Floor, Springfield, Illinois 62762. The Department will consider all written comments it receives within 30 days after the publication of this notice.

12) Initial Regulatory Flexibility Analysis:

- A) Date proposed rulemaking was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: Not applicable
- B) Types of small businesses affected: None
- C) Reporting, bookkeeping or other procedures required for compliance: None
- D) Types of professional skills necessary for compliance: None

The full text of the Proposed Amendments begins on the next page:

TITLE 89: SOCIAL SERVICES
CHAPTER I: DEPARTMENT OF PUBLIC AID
SUBCHAPTER b: ASSISTANCE PROGRAMS

PART 111
ASSISTANCE STANDARDS

Section	
111.1	Incorporation By Reference
111.10	Establishment of Assistance Standards
111.20	Computation of the Assistance Standards
111.30	Amount of Assistance Standards (Family of 1)
111.40	Amount of Assistance Standards (Family of 2)
111.50	Amount of Assistance Standards (Family of 3)
111.60	Amount of Assistance Standards (Family of 4)
111.70	Amount of Assistance Standards (Family of 5)
111.80	Amount of Assistance Standards (Family of 6)
111.90	Amount of Assistance Standards (Family of 7 thru 18)
111.100	Amount of Assistance Standards (Child-Only Cases) (Repealed)
111.101	Current Assistance Standards
111.110	Adjustments Following Court Orders

AUTHORITY: Implementing Articles III, IV and VI and authorized by Sections 12-4.11 and 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1991, ch. 23, pars. 3-1 et seq., 4-1 et seq., 6-1 et seq., 12-4.11 and 12-13) [305 ILCS 5/3, 4, 6, 12-4.11 and 12-13].

SOURCE: Filed and effective December 30, 1977; rules repealed, new rules adopted and codified at 7 Ill. Reg. 907, effective January 10, 1983; amended at 8 Ill. Reg. 223, effective December 27, 1983; amended at 9 Ill. Reg. 295, effective January 1, 1985; amended at 10 Ill. Reg. 1920, effective January 17, 1986; amended at 11 Ill. Reg. 2297, effective January 16, 1987; amended at 12 Ill. Reg. 871, effective January 1, 1988; amended at 13 Ill. Reg. 85, effective January 1, 1989; amended at 13 Ill. Reg. 3840, effective March 10, 1989; amended at 15 Ill. Reg. 1029, effective January 23, 1991; amended at 16 Ill. Reg. 11577, effective July 15, 1992; amended at 17 Ill. Reg. 3213, effective March 1, 1993; amended at 17 Ill. Reg. _____, effective _____.

NOTE: CAPITALIZATION DENOTES STATUTORY LANGUAGE

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Section 111.20 Computation of the Assistance Standards

The computation of the Assistance Standards shall be made as follows:

- a) A determination shall be made from the CEX of the expenditures for each of the above listed need items by families in the lowest quartile of income. Separate determinations shall be made for families of one through six persons.
- b) Such expenditures shall be updated by the Implicit Price Deflator for Personal Consumption Expenditures (IPD) to account for changes in prices and consumption patterns between the time of the survey and December, 1979.
- c) Such expenditures shall be updated to the first day of June 1983 by use of the most recently published subindices of the Consumer Price Index for All Urban Consumers (CPI-U) which pertain to such expenditures, taking into account projected increases in the CPI-U components as forecast by nationally recognized economic forecasting firms such as Chase Econometrics and Data Resources.
- d) Using the cost of the U.S. Department of Agriculture's (USDA) "Thrifty Food Plan" as a basis, a valuation in dollars of the cost of the standard shall be made, based upon the ratio between the projected cost of food in the CEX and the projected total CEX costs in the standard:

$$\frac{\text{FOOD COST COMPONENT OF CEX}}{\text{TOTAL CEX COST}} = \frac{\text{COST OF THRIFTY FOOD PLAN}}{\text{COST OF STANDARD}}$$

The calculation for the standard is:

$$\begin{array}{l} \text{STANDARD} \quad (\text{Cost of} \quad) \quad (\text{Updated CEX total}) \\ \text{FOR} \quad (\text{Thrifty} \quad) \quad (\text{cost for family}) \\ \text{FAMILY} \quad (\text{Food Plan} \quad) \quad (\text{of "n" persons} \quad) \\ \text{OF ONE} \quad = \quad (\text{for family}) \times \text{-----} \\ \text{TO SIX} \quad (\text{of "n"} \quad) \quad (\text{Updated CEX food}) \\ \text{PERSONS} \quad (\text{persons} \quad) \quad (\text{cost for family}) \\ \quad \quad \quad \quad \quad \quad \quad (\text{of "n" persons} \quad) \end{array}$$

- e) The above shall be used for Group I counties (see 89 Ill. Adm. Code 112.251, 112.252, and 112.253 for County designations). Determinations for such amounts in the Group II and Group III counties shall be made by a similar methodology, except that the shelter component of the updated CEX shall be diminished by the percentage difference in shelter costs between Group I and Group II

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Section 111.20(e) (continued)

- and Group III counties, respectively. These housing cost differentials shall be based upon the Department's records of the housing costs (rent plus utilities) of Aid to Families with Dependent Children/Food Stamp (AFDC/Food Stamp) recipients.
- f) Standards for families larger than six persons shall be adjusted to take into account the economies of scale recognized by the U.S. Department of Agriculture (USDA). The cost of the Thrifty Food Plan for such sized family shall be divided by the product of:
 - 1) the percentage increase in the cost of Thrifty Food Plan for succeeding family size
 - 2) the USDA economies of scale factor for families larger than six persons, times the percentage spent for food in the budget of the smaller size family.
 - g) Effective January 1, 1985, except for AFDC Families of 1 Adult, the Assistance Standards will be updated by taking the current Assistance Standards and applying the CPI-U less medical care for the twelve month period ending with June of the previous year. The Assistance Standards effective January 1, 1984, through December 31, 1984, both excluding medical care and including medical care shall be retained in Sections 111.30 - 111.90. Updated, current Assistance Standards, excluding medical care, shall be contained in Section 111.101. These rules contain detailed methodology on how all Assistance Standards were determined.
 - h) Effective January 1, 1985, a separate Assistance Standard is established under the AFDC program for Families of 1 Adult in all three County groupings to take into account the fact that under AFDC, Families of 1 Adult will contain children in the household. After initially being established January 1, 1985, this Assistance Standard shall be updated in accordance with the methodology described in (g) above.
 - i) Effective January 1, 1987, Assistance Standards for cases in which no adult member is included ("child only") will be derived from the standards in which an adult is included by reducing the standard for the next higher family size in which an adult is included by an amount equal to the standard for a family size of one (1) in which an adult is included. In this process, the standard for a family size of one (1) in programs other than AFDC will be used because that standard more accurately reflects the needs of an adult with no children. For example, the standard for a child only case of two (2) will be determined by taking the standard for a family size of three

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Section 111.20(i) (continued)

(3) with adults and subtracting the amount of the standard for one (1) adult for programs other than AFDC. The child only Standards will be updated each January 1.

j) Effective April 1, 1994, the Assistance Standards for families of 2 and 3 in which an adult is included will be increased in addition to the increase effective January 1, 1994, under paragraph (g) above. The amounts effective April 1, 1994, will be as follows:

	Group I	Group II	Group III
2	674	652	623
3	915	885	847

(Source: Amended at 17 Ill. Reg. _____, effective _____)

Section 111.101 Current Assistance Standards

Adults and Children

Family Size	Group I	Group II	Group III
1 (AFDC and Refugee/ Repatriate Assistance)	\$501	\$482	\$409
1 (All Other Programs)	390	378	364
2	633 674	612 652	584 623
3	867 915	839 885	801 847
4	978	952	920
5	1147	1113	1071
6	1288	1251	1207
7	1355	1316	1272
8	1427	1390	1338
9	1501	1463	1412
10	1582	1538	1485
11	1666	1619	1565
12	1752	1705	1645
13	1846	1795	1733
14	1943	1889	1822
15	2046	1989	1920
16	2154	2096	2022
17	2268	2207	2128
18	2388	2323	2242

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Section 111.101 (continued)

Child-Only

1	241	229	222
2	475	458	444
3	589	572	560
4	754	735	714
5	895	872	849
6	962	938	914
7	1035	1009	978
8	1109	1084	1052
9	1189	1160	1127
10	1272	1240	1205
11	1361	1327	1287
12	1452	1416	1373

For family sizes greater than 18 or 12, the amount of the Assistance Standard will be determined by adding \$103 or \$80 respectively for each person above 18 or 12. All rounding in determining Assistance Standards is done by rounding down to the next whole dollar amount.

(Source: Amended at 17 Ill. Reg. _____, effective _____)

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1) Heading of the Part: Child Support Enforcement2) Code Citation: 89 Ill. Adm. Code 1603) Section Number: Proposed Action:

160.75 Amendment

4) Statutory Authority: Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1991, ch. 23, pars. 12-13)[305 ILCS 5/12-13]

5) Complete Description of the Subjects and Issues Involved: These proposed amendments are necessary to revise procedures regarding withholding of income to secure payment of support to take into account changes from the 1993 legislative session. In addition, this rulemaking is necessary to comply with final federal regulations on income withholding published in the Federal Register on July 10, 1992. Changes to related hearing rules in 89 Ill. Adm. Code Part 104 have also been proposed.

Provisions for Entry of an Order for Withholding

As a result of these proposed amendments, upon entry of any order for support the Department will request that the court enter a separate order for withholding to take effect immediately unless a written agreement is reached between and signed by both parties providing for an alternative arrangement which insures payment of support. In a case where an agreement has been approved, the Department will request that the court enter an order for withholding which will not take effect unless the obligor becomes delinquent in paying the order for support. Upon entry of any order for support, if the obligor is not a United States citizen the Department will request that the court make part of the record in the case the obligor's alien registration number, passport number and home country's social security or national health number, if applicable.

The Department will serve an immediate service order for withholding upon the payor of the obligor within 15 days of the date the order is entered, if the payor's address is known on that date, or if the address is unknown on that date, within 15 days of locating the payor's address. Unless the order for withholding provides for immediate service certain specified conditions must be met before the Department can serve the order for withholding upon the obligor's payor for the first time.

The Department will request that the order for withholding:

- . direct any payor to withhold a dollar amount equal to the order for support; and

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- . direct any payor to withhold an additional dollar amount, not less than 20% of the order for support, until payment in full of any delinquency stated in a notice of delinquency; and

- . state the rights, remedies and duties of the obligor; and

- . include the obligor's Social Security Number, which the obligor will disclose; and

- . include the date that withholding for current support terminates, which will be the date of termination of the current support obligation set forth in the order for support; and

- . be entered, where an order for withholding has not previously been entered; and

- . remain in effect for as long as the order for support on which it is based.

At the time of any hearing, the Department will request that the court order immediate service of the order for withholding upon the obligor's payor when an arrearage has accrued in an amount equal to at least one month's support obligation; or the obligor is 30 days late in paying all or part of the order for support.

Provisions for Notice for Immediate Withholding

Where the court has not required that the order for withholding take effect immediately, the Department may prepare and serve a notice for immediate withholding upon the obligor by ordinary mail addressed to the obligor at his or her last known address. Where a request for an earlier effective date for withholding that meets the specified criteria has been made by the obligee, the Department will send the notice for immediate withholding to the obligor within 15 days of the date of the request, or if the obligor's address is not known on that date, within 15 days of locating the obligor.

The notice for immediate withholding will state:

1. that the following circumstances have occurred:

- a. the written agreement providing an alternative arrangement to immediate withholding no longer provides for timely payment of all support due; or
- b. the obligor has not made timely payments in that the obligor has been at least seven days late in paying all or part of the order for support any of the last six consecutive dates payments were due prior to the date of the notice for immediate withholding;

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2. that a specially certified copy of the order for withholding will be sent to the payor, unless the obligor files a petition contesting immediate withholding within 20 days after service of the notice;
3. that the grounds for the petition are limited by law to a dispute concerning: a) whether the circumstances stated in the notice have occurred; or b) the identity of the obligor; and
4. that by law it is not grounds for a petition contesting immediate withholding that the obligor has made all payments due by the date of the petition.

If the court denies the obligor's petition contesting immediate withholding, the Department will request that the Clerk of the Circuit Court provide the Department with a specially certified copy of the order for withholding indicating that the requirements for immediate withholding have been met. The Department will serve the specially certified copy of the order for withholding on the payor, its superintendent, manager or other agent, by certified mail or personal delivery within 45 days of sending the notice for immediate withholding to the obligor and file a proof of service with the Clerk of the Circuit Court.

After the court hears the obligor's petition contesting immediate service, the Department will notify the obligor whether or not the withholding is to occur and, if it is to occur, include in the notice the time frames within which the withholding will begin and the information served on the payor with the order for withholding as specified below.

If the obligor does not file a petition contesting immediate withholding within the 20-day period, the Department will:

- file with the Clerk of the Circuit Court an affidavit, with a copy of the notice for immediate withholding attached stating:
 - a. that the notice was duly served upon the obligor;
 - b. the date on which service was effected; and
 - c. that the obligor has not filed a petition contesting immediate withholding;
- request that the Clerk of the Circuit Court provide to the Department a certified copy of the order for withholding indicating that the requirements for immediate withholding have been met;
- serve the order for withholding on the payor, its superintendent, manager or other agent, by certified mail or personal delivery within 15 days of the end of the 20-day period if the payor's address is

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known on that date, or if the address is unknown on that date, within 15 days of locating the payor's address; and

- file a proof of service with the Clerk of the Circuit Court.

Provisions for Notice of Delinquency

The Department will serve a verified notice of delinquency upon the obligor when either of the following occur:

- the obligor becomes delinquent in payment of an amount equal to at least one month's support obligation pursuant to the order for support; or
- the obligor is at least 30 days late in complying with all or part of the order for support.

The notice of delinquency will be served on the obligor within 15 days of the appropriate date, or if the obligor's address is not known on that date, within 15 days of locating the obligor. The notice of delinquency will contain the following:

- the terms of the order for support;
- a computation of the period and total amount of the delinquency, as of the date of the notice; and
- a statement clearly informing the obligor that the notice of delinquency will be sent to the payor, together with a specially certified copy of the order for withholding, unless the obligor takes action as specified below.

The Department will prepare and serve the notice of delinquency together with a form petition to stay service. The Department will serve the notice of delinquency by ordinary mail addressed to the obligor at his or her last known address. The obligor may execute a written waiver of these provisions and request immediate service upon the payor.

Procedures to Avoid Income Withholding: Petitions to Stay Service

Except as specifically provided, the obligor may prevent an order for withholding from being served by the Department by filing a petition to stay service with the Clerk of the Circuit within 20 days after service of the notice of delinquency. As required by law, the petition to stay service may only dispute: a) the amount of current support or the existence or amount of delinquency stated in the notice of delinquency; or b) the identity of the obligor.

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Provisions for Initial Service of Order for Withholding

Where the order for withholding does not provide for immediate service and the above-mentioned provisions do not apply, the Department will follow the following procedures to serve the order for withholding on the payor. Twenty days following service of the notice of delinquency, the Department will file with the Clerk of the Circuit Court an affidavit, with a copy of the notice of delinquency attached stating:

- . that the notice of delinquency has been duly served and the date service was effected;
- . that the obligor has not filed a petition to stay service as specified above; or in the alternative
- . that the obligor has waived both 1. and 2. above.

The Department may request that the Clerk of the Circuit Court:

- . make available any record of payment;
- . determine that the court file contains a copy of the affidavit; and
- . provide a specially certified copy of the order for withholding and notice of delinquency indicating that the preconditions for service have been satisfied.

The Department will serve the notice of delinquency and order for withholding on the payor, its superintendent, manager or other agent by certified mail or personal delivery. A proof of service will be filed with the Clerk of the Circuit Court. Where the obligor has not filed a petition to stay service within 20 days after service of the notice of delinquency, the Department will serve the order for withholding and notice of delinquency upon the payor within 15 days of the end of the 20 day period, or if the payor's address is unknown on that date, within 15 days of locating the payor's address.

Provisions for Subsequent Service of an Order for Withholding

The Department will serve an order for withholding upon any payor of the obligor without further notice to the obligor when either of the following occur:

- . at any time after the court has ordered immediate service of an order for withholding; or
- . when an order for withholding, which does not provide for immediate service, has previously been served upon a payor of the obligor.

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The Department will request that the Clerk of the Circuit Court provide specially certified copies of the order for withholding or the notice of delinquency or both whenever:

- . the court ordered immediate service of an order for withholding; or
- . an affidavit has been placed in the court file indicating that the preconditions for service have previously been met or that the requirements for immediate withholding have been previously met.

The Department will serve the order for withholding on the payor, its superintendent, manager or other agent by certified mail or personal delivery. The Department will file a proof of service with the Clerk of the Court. The Department will provide notice to the payor of any payments that have been made through previous withholding or any other method.

If a delinquency has accrued for any reason, the Department may serve the notice of delinquency separately from the order for withholding upon the obligor and upon the payor by utilizing the procedures mentioned above. The obligor may petition the court to stay service of a separate notice of delinquency.

Provisions for Petition to Stay Service of Order for Withholding

Except as provided above, when an obligor files a petition to stay service within the specified 20-day period, the Department will not serve the order for withholding upon the obligor's payor until such time as the court:

1. enters an order:
 - a. granting or denying relief;
 - b. amending the notice of delinquency; or
 - c. otherwise resolving the matter.

2. order immediate service of the order for withholding after a finding that at the time the notice of delinquency was served upon the obligor:

- a. a delinquency existed in an amount of at least one month's support obligation; or
- b. that the obligor was at least 30 days late in paying all or part of the order for support.

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Where a dispute over the amount of delinquency cannot be promptly resolved, the Department may request that the court order immediate service of the order for withholding as to any undisputed amounts specified in an amended notice of delinquency and continue the hearing on the disputed amounts. If the court denies the obligor's petition to stay service, the Department will request that the Clerk of the Circuit Court provide the Department with specially certified copies of the order for withholding and notice of delinquency. The Department will:

- serve the specially certified copies of the order and notice on the payor, its superintendent, manager or other agent, by certified mail or personal delivery within 45 days of serving the notice of delinquency on the obligor; and
- file a proof of service with the Clerk of the Circuit Court.

After the court hears the obligor's petition to stay service, the Department will notify the obligor whether or not the withholding is to occur and, if it is to occur, include in the notice the time frames within which the withholding will begin and the information served on the payor with the order for withholding pursuant to the provisions specified below.

Petitions to Modify, Suspend or Terminate an Order for Withholding

At any time the Department may petition the court to:

- modify, suspend or terminate the order for withholding because of a modification, suspension, or termination of the underlying order for support;
- modify the amount of income to be withheld to reflect payment in full or in part of the delinquency or arrearage by income withholding or otherwise; or
- suspend the order for withholding because of inability to deliver income withheld to the obligee due to the obligee's failure to provide a mailing address or other means of delivery.

The Department will serve on the payor, by certified mail or personal delivery, a copy of any order that is entered and that effects the duties of the payor. The Department may serve a notice on the payor to:

- cease withholding of income for payment of current support for a child when the support obligation for that child has automatically ceased under the order for support through emancipation or otherwise; or

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- cease withholding of income for payment of delinquency or arrearage when the delinquency or arrearage has been paid in full.

The notice will be served on the payor by ordinary mail, and a copy will be provided to the obligor and the obligee. A copy of the notice will be filed with the Clerk of the Circuit Court.

Additional Duties

When the Department is no longer authorized to receive payments for the obligee, it will, within seven days, notify the payor or, where appropriate, the Clerk of the Circuit Court, to redirect income withholding payments to the obligee. The Department will provide notice to the payor and Clerk of the Circuit Court of any other support payment made, including but not limited to:

1. an offset under federal or State law;
2. partial payment of the delinquency or arrearage; or
3. both 1. and 2. above.

Alternative Procedures for Entry and Service of an Order for Withholding

Where an order for withholding has not previously been entered in a case for any reason, the Department will prepare and serve an order for withholding, based upon the last order for support entered, when:

- the obligor has become delinquent in payment of an amount equal to at least one month's support obligation pursuant to the last order for support; or
- the obligor is at least 30 days late in complying with all or part of the order for support.

Before the order for withholding can be served upon the obligor's payor, under these provisions, the Department must:

- prepare a proposed order for withholding for immediate service, except that the payment of any delinquency will be limited to 20% of the amount under the order for support;
- prepare a notice of delinquency as specified above, except the notice will state further that the order for withholding has not been entered by the court and the conditions under which the order will be entered; and

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- serve the notice of delinquency and form petition to stay service as specified above, together with the proposed order for withholding marked "Copy Only".

After 20 days following service of the notice of delinquency and proposed order for withholding, in lieu of the provisions listed above, the Department will file with the Clerk of the Circuit Court an affidavit, with a copy of the notice of delinquency and proposed order for withholding attached, stating that:

- the notice of delinquency and proposed order for withholding have been served upon the obligor and the date service was effected;
- the obligor has not filed a petition to stay service within 20 days of service of such notice and order; and
- the proposed order for withholding accurately states the terms and amounts contained in the last order for support.

Upon the court entering an order for withholding under these provisions and upon receipt from the Clerk of the Circuit Court of a specially certified copy of the order for withholding and the notice of delinquency indicating that the preconditions for service have been met, the Department will:

- serve the specially certified copies of the order for withholding and the notice of delinquency on the payor, its superintendent, manager or other agent by certified mail or personal delivery; and
- file a proof of service with the Clerk of the Circuit Court.

The Department will serve the order for withholding and notice of delinquency on the payor:

- within the specified time period, where the obligor has not filed a petition to stay service; or
- within the specified time period, where the court denies the obligor's petition to stay service.

If the obligor requests in writing that income withholding become effective immediately under these provisions, the Department will:

1. file an affidavit with the Clerk of the Circuit Court, with the proposed order for withholding attached stating that:
 - a. the proposed order for withholding accurately states the terms and amounts contained in the last order for support; and

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- b. the obligor's request for immediate service.
2. serve the order for withholding, except that a notice of delinquency will not be required.

Notice to Payor

Whenever the Department serves an order for withholding on a payor, notice of the following will be included with the order:

1. that the payor must begin deducting no later than the next payment of income which is payable to the obligor that occurs 14 days following the date the order and any notice were mailed to the payor by certified mail or placed for personal delivery;
2. that the payor must pay the amount withheld to the obligee or public office, as the case may be, within ten days of the date income is paid to the obligor in accordance with the order for withholding and any subsequent notification received from the Department redirecting payments;
3. that if the payor knowingly fails to pay any amounts withheld within ten days of the date income is paid to the obligor, the payor is subject to a penalty of \$100 for each day that the withheld amount is not paid to the obligee or public office after the period of ten days has expired;
4. that the payor may combine all amounts withheld for the benefit of an obligee or public office into a single payment and transmit the payment with a listing of obligors from whom withholding has been effected;
5. that for each deduction the payor must provide the obligee or public office, at the time of transmittal, with the date income was paid from which support was withheld;
6. that upon receipt of an order for withholding requiring that a minor child be named as a beneficiary of a health insurance plan available through an employer, labor union or trade union, that the employer or labor union or trade union must:
 - a. immediately enroll the minor child as a beneficiary in the health insurance plan designated by the order;
 - b. withhold or cause to be withheld, if applicable, any required premium and pay over any amounts so withheld to the insurance carrier in a timely manner;

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- c. mail to the obligee, within 15 days of enrollment or upon request, notice of the date of coverage, information on the dependent coverage plan, and all forms necessary to obtain reimbursement for covered health expenses, such as would be made available to a new employee;

- d. when an order for dependent coverage is in effect and the insurance coverage is terminated or changed for any reason, the employer or labor union or trade union shall notify the obligee within ten days of the termination or change date along with notice of conversion privileges;

7. that for withholding of income, the payor is entitled to a fee not to exceed \$5 per month to be taken from the income to be paid to the obligor;

8. that the amount actually withheld for support, the child's health insurance premium and payor withholding fee will not exceed the maximum amount permitted under the federal Consumer Credit Protection Act;

9. require that whenever the obligor is no longer receiving income from the payor, the payor must return a copy of the order for withholding to the Department and provide the obligor's last known address and the name and address of the obligor's new payor, if known;

10. that withholding of income under the order for withholding must be made without regard to any prior or subsequent garnishments, attachments, wage assignments, or any other claims of creditors;

11. that the order for withholding is binding upon the payor until service of an order of the court or a notice from the Department or Clerk of the Circuit Court;

12. that the payor is subject to a fine of up to \$200 for discharging, disciplining or otherwise penalizing an obligor because of the duty to withhold income; and

13. that if the payor willfully fails to withhold or pay over income pursuant to a properly served order for withholding and any notice of delinquency that the payor is liable for the total amount that the payor willfully failed to withhold or pay over.

Penalties

In cases where a payor willfully fails to withhold or pay over income, pursuant to a properly served, specially certified order for withholding and any notice of delinquency, or otherwise fails to comply with any income

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withholding duties imposed by law, the Department may request that the court:

- enter judgment and direct the enforcement thereof for the total amount that the payor willfully failed to withhold or pay over;

- impose a penalty or fine upon the payor or invoke any other remedy allowed by law.

Obligor Employed in Another State

Within 20 days of determining that income withholding is required in a case in which the obligor is employed in another state, and, if appropriate, receipt of any information necessary to carry out withholding, the Department will notify the IV-D agency of the state in which the obligor is employed to implement interstate withholding. The notice to the other state's IV-D agency will include:

- the IV-D case name and identification number;
- the names and birthdates of the persons for whom support is ordered;
- a certified copy of the order for support with all modifications;
- a certified copy of an order for withholding, if any, still in effect;
- a certified copy of the payment record or, if there is no payment record, an affidavit attesting to the amount of arrearage, if any, which has accrued under the order for support;
- the name and address of the obligor and his or her social security number, if known;
- the name and address of the obligor's payor; and
- the amount requested to be withheld from the obligor's income.

Refund of Improperly Withheld Amounts

The Department will promptly refund to the obligor amounts found to have been improperly withheld from the obligor's income.

- 6) Will these proposed amendments replace emergency amendments currently in effect? No

- 7) Does this rulemaking contain an automatic repeal date? No

- 8) Do these proposed amendments contain incorporations by reference? No

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9) Are there any other proposed amendments pending on this Part? Yes

Sections	Proposed Action	Illinois Register Citation
160.5	Amendment	August 6, 1993 (17 Ill. Reg. 12573)
160.65	Amendment	July 30, 1993 (17 Ill. Reg. 12067)
160.70	Amendment	August 6, 1993 (17 Ill. Reg. 12573)
160.70	Amendment	September 24, 1993 (17 Ill. Reg. 15229)

10) Statement of Statewide Policy Objectives: These proposed amendments do not affect units of local government.

11) Time, Place, and Manner in which Interested Persons may comment on this proposed rulemaking: Any interested parties may submit comments, data, views, or arguments concerning this proposed rulemaking. All comments must be in writing and should be addressed to Judy Umunna, Bureau of Rules and Regulations, Illinois Department of Public Aid, 100 South Grand Ave. E., 3rd Floor, Springfield, Illinois 62762. The Department will consider all written comments it receives within 30 days after the publication of this notice.

12) Initial Regulatory Flexibility Analysis:

- A) Date proposed rulemaking was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: Not applicable
- B) Types of small businesses affected: None
- C) Reporting, bookkeeping or other procedures required for compliance: None
- D) Types of professional skills necessary for compliance: None

The full text of the Proposed Amendments begins on the next page:

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NOTICE OF PROPOSED AMENDMENTS

TITLE 89: SOCIAL SERVICES
CHAPTER 1: DEPARTMENT OF PUBLIC AID
SUBCHAPTER f: COLLECTIONS

PART 160
CHILD SUPPORT ENFORCEMENT
SUBPART A: GENERAL PROVISIONS

Section	Incorporation by Reference
160.1	Definitions
160.5	Child Support Enforcement Program
160.10	Application Processing Fee for IV-D Non-AFDC Cases
160.15	Assignment of Rights to Support
160.20	Recoupment
160.25	

SUBPART B: COOPERATION WITH CHILD SUPPORT ENFORCEMENT

Section	Cooperation With Support Enforcement Program
160.30	Good Cause For Failure to Cooperate With Support Enforcement
160.35	Proof of Good Cause For Failure to Cooperate With Support Enforcement
160.40	Suspension of Child Support Enforcement Upon Finding of Good Cause
160.45	

SUBPART C: ESTABLISHMENT AND MODIFICATION OF CHILD SUPPORT ORDERS

Section	Establishment of Support Obligations
160.60	Modification of Support Obligations
160.65	

SUBPART D: ENFORCEMENT OF CHILD SUPPORT ORDERS

Section	Enforcement of Support Orders
160.70	Withholding of Income to Secure Payment of Support
160.75	Past Due Support Information to State Occupational Licensing Agencies
160.77	Amnesty - 20% Charge
160.80	Diligent Efforts to Serve Process
160.85	

SUBPART E: EARMARKING CHILD SUPPORT PAYMENTS

Section	Earmarking Child Support Payments
160.90	

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SUBPART F: DISTRIBUTION OF SUPPORT COLLECTIONS

- Section 160.100 Distribution Of Child Support For AFDC Recipients
 160.110 Distribution Of Child Support For Former AFDC Recipients Who Continue To Receive Child Support Enforcement Services
 160.120 Distribution Of Child Support Collected While The Client Was An AFDC Recipient, But Not Yet Distributed At The Time The AFDC Case Is Cancelled
 160.130 Distribution Of Intercepted Income Tax Refunds and Other State Payments
 160.132 Distribution Of Child Support for Non-AFDC Clients
 160.134 Distribution Of Child Support For Interstate Cases
 160.136 Distribution Of Support Collected in IV-E Foster Care Maintenance Cases
 160.138 Distribution Of Child Support for Medical Assistance No Grant Cases

SUBPART G: STATEMENT OF CHILD SUPPORT ACCOUNT ACTIVITY

- 160.140 Statement Of Child Support Account Activity
 SUBPART H: DEPARTMENT REVIEW OF DISTRIBUTION OF CHILD SUPPORT
 160.150 Department Review Of Distribution Of Child Support For AFDC Recipients
 160.160 Department Review Of Distribution Of Child Support For Former AFDC Recipients

AUTHORITY: Implementing and authorized by Sections 4-1.7, 10-1 et seq., 12-4.3, and 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1991, ch. 23, pars. 4-1.7, 10-1 et seq., 12-4.3 and 12-13) [305 ILCS 5/4-1.7, 10-1, 12-4.3 and 12-13]

SOURCE: Recodified from 89 Ill. Adm. Code 112.78 through 112.86 and 112.88 at 10 Ill. Reg. 11928; amended at 10 Ill. Reg. 19990, effective November 14, 1986; emergency amendment at 11 Ill. Reg. 4800, effective March 5, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 9129, effective April 30, 1987; amended at 11 Ill. Reg. 15208, effective August 31, 1987; emergency amendment at 11 Ill. Reg. 1563, effective December 31, 1987, for a maximum of 150 days; amended at 12 Ill. Reg. 9065, effective May 16, 1988; amended at 12 Ill. Reg. 18185, effective November 4, 1988; emergency amendment at 12 Ill. Reg. 20835, effective December 2, 1988, for a maximum of 150 days; amended at 12 Ill. Reg. 22278, effective January 1, 1989; amended at 13 Ill. Reg. 4268, effective March 21, 1989; amended at 13 Ill. Reg. 7761, effective May 22, 1989; amended at 13 Ill. Reg. 14385, effective September 1, 1989; amended at 13 Ill. Reg. 16768, effective October 12, 1989; amended at 14 Ill. Reg. 18759, effective November 9, 1990; amended at 16 Ill. Reg. 1034, effective January 21, 1991; amended at 16 Ill. Reg. 1852, effective January 20, 1992; amended at 16 Ill.

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Reg. 9997, effective June 15, 1992; amended at 17 Ill. Reg. 2272, effective February 11, 1993; amended at 17 Ill. Reg. 18844, effective October 18, 1993; amended at 17 Ill. Reg. _____, effective _____.

NOTE: CAPITALIZATION DENOTES STATUTORY LANGUAGE.

SUBPART D: ENFORCEMENT OF CHILD SUPPORT ORDERS

Section 160.75 Withholding of Income to Secure Payment Of Support

a) Definitions

The definitions contained in Section 10-16-2(A) of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, ch. 23, par. 10-16-2(A)), are incorporated herein by reference.

b) ENTRY OF AN ORDER FOR WITHHOLDING-

- 1) UPON ENTRY OF ANY ORDER FOR SUPPORT ON OR AFTER JANUARY 1, 1984, THE COURT SHALL ENTER A SEPARATE ORDER FOR WITHHOLDING WHICH SHALL NOT TAKE EFFECT UNLESS THE OBLIGOR BECOMES DELINQUENT IN PAYING THE ORDER FOR SUPPORT OR THE OBLIGOR REQUESTS AN EARLIER EFFECTIVE DATE, EXCEPT THAT THE COURT MAY REQUIRE THE ORDER FOR WITHHOLDING TO TAKE EFFECT IMMEDIATELY, ON OR AFTER JANUARY 1, 1989, THE COURT SHALL REQUIRE THE ORDER FOR WITHHOLDING TO TAKE EFFECT IMMEDIATELY, UNLESS A WRITTEN AGREEMENT IS REACHED BETWEEN BOTH PARTIES PROVIDING FOR AN ALTERNATIVE ARRANGEMENT APPROVED BY THE COURT, WHICH INSURES PAYMENT OF SUPPORT.---IN THAT CASE, THE COURT SHALL ENTER THE ORDER FOR WITHHOLDING WHICH WILL NOT TAKE EFFECT UNLESS THE OBLIGOR BECOMES DELINQUENT IN PAYING THE ORDER FOR SUPPORT.---APPLICATION OF THE PROVISIONS OF THIS PARAGRAPH IS SUBJECT TO THE DISCRETION OF THE COURT IN ALL CASES WHEREIN AN ORDER FOR SUPPORT IS ENTERED PRIOR TO JANUARY 1, 1989.
- 2) AN ORDER FOR WITHHOLDING SHALL BE ENTERED UPON PETITION BY THE DEPARTMENT WHERE AN ORDER FOR WITHHOLDING HAS NOT BEEN PREVIOUSLY ENTERED.
- 3) THE ORDER FOR WITHHOLDING SHALL:
- A) DIRECT ANY PAYOR TO WITHHOLD A DOLLAR AMOUNT EQUAL TO THE ORDER FOR SUPPORT, AND
- B) DIRECT ANY PAYOR TO WITHHOLD AN ADDITIONAL DOLLAR AMOUNT NOT LESS THAN 20 PERCENT OF THE ORDER FOR SUPPORT, UNTIL PAYMENT IN FULL OF ANY DELINQUENCY STATED IN THE NOTICE OF

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Section 160.75(b)(3)(B) (continued)

DELINQUENCY-PROVIDED-FOR-IN-SECTION-10-16.2(C)-OR-(F)-OF-
THE-"ILLINOIS-PUBLIC-AID-CODE"-(ILL.-REV.-STAT.-1987,-CH-
23,-PAR.-10-16.2(C))-AND-PAR.-10-16.2(F),-AS-AMENDED-BY
P.A.-86-1156,-EFFECTIVE-JANUARY-1,-1989,-AND-P.A.-85-1157,
EFFECTIVE-JANUARY-1,-1989),-AND

C) STATE-THE-RIGHTS,-REMEDIES-AND-DUTIES-OF-THE-OBLIGOR-UNDER
SECTION-10-16.2-OF-THE-"ILLINOIS-PUBLIC-AID-CODE"-(ILL.
REV.-STAT.-1987,-CH.-23,-PAR.-10-16.2)-AS-AMENDED-BY-P.A.
85-1156,-EFFECTIVE-JANUARY-1,-1989,-AND-P.A.-85-1157,
EFFECTIVE-JANUARY-1,-1989),

4) AT-THE-TIME-THE-ORDER-FOR-WITHHOLDING-IS-ENTERED,-THE-CLERK-OF
THE-CIRCUIT-COURT-SHALL-PROVIDE-A-COPY-OF-THE-ORDER-FOR
WITHHOLDING-AND-THE-ORDER-FOR-SUPPORT-TO-THE-OBLIGOR-AND-SHALL
MAKE-COPIES-AVAILABLE-TO-THE-OBLEE-AND-THE-DEPARTMENT,-ANY
COPY-OF-THE-ORDER-FOR-WITHHOLDING-FURNISHED-TO-THE-PARTIES-UNDER
SECTION-10-16.2(B)-OF-THE-"ILLINOIS-PUBLIC-AID-CODE"-(ILL.-REV.
STAT.-1987,-CH.-23,-PAR.-10-16.2(B))-AS-AMENDED-BY-P.A.-86-1156,
EFFECTIVE-JANUARY-1,-1989),-SHALL-BE-STAMPED-"NOT-VALID".

5) THE-ORDER-FOR-WITHHOLDING-SHALL-REMAIN-IN-EFFECT-FOR-AS-LONG-AS
THE-ORDER-FOR-SUPPORT-UPON-WHICH-IT-IS-BASED.

6) THE-FAILURE-OF-AN-ORDER-FOR-WITHHOLDING-TO-STATE-AN-ARREARAGE-IS
NOT-CONCLUSIVE-OF-THE-ISSUE-OF-WHETHER-AN-ARREARAGE-IS-OWING.

7) NOTWITHSTANDING-THE-PROVISIONS-OF-SECTION-10-16.2(B)-OF-THE
"ILLINOIS-PUBLIC-AID-CODE"-(ILL.-REV.-STAT.-1987,-CH.-23,-PAR.
10-16.2(B))-AS-AMENDED-BY-P.A.-85-1156,-EFFECTIVE-JANUARY-1,
1989),-IF-THE-COURT-FINDS-AT-THE-TIME-OF-ANY-HEARING-THAT-AN
ARREARAGE-HAS-ACCURED-IN-AN-AMOUNT-EQUAL-TO-AT-LEAST-ONE-MONTH'S
SUPPORT-OBLIGATION-OR-THAT-THE-OBLIGOR-IS-30-DAYS-LATE-IN-PAYING
ALL-OR-PART-OF-THE-ORDER-FOR-SUPPORT,-THE-COURT-SHALL-ORDER
IMMEDIATE-SERVICE-OF-THE-ORDER-FOR-WITHHOLDING-UPON-THE-PAYOR.

e) NOTICE-OF-DELINQUENCY

1) WHENEVER-AN-OBLIGOR-BECOMES-DELINQUENT-IN-PAYMENT-OF-AN-AMOUNT
EQUAL-TO-AT-LEAST-ONE-MONTH'S-SUPPORT-OBLIGATION-PURSUANT-TO-THE
ORDER-FOR-SUPPORT-OR-IS-AT-LEAST-30-DAYS-LATE-IN-PAYING-ALL-OR
PART-OF-THE-ORDER-FOR-SUPPORT,-WHICHEVER-OCCURS-FIRST,-THE
DEPARTMENT-MAY-PREPARE-AND-SERVE-A-VERIFIED-NOTICE-OF
DELINQUENCY,-TOGETHER-WITH-A-FORM-PETITION-TO-STAY-SERVICE,
PURSUANT-TO-SECTION-10-16.2(C)-OF-THE-"ILLINOIS-PUBLIC-AID
CODE",- (ILL.-REV.-STAT.-1987,-CH.-23,-PAR.-10-16.2(C)),

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NOTICE OF PROPOSED AMENDMENTS

Section 160.75 (continued)

2) THE-OBLIGOR-MAY-EXECUTE-A-WRITTEN-WAIVER-OF-THE-PROVISIONS-OF
SECTION-10-16.2(C)-OF-THE-"ILLINOIS-PUBLIC-AID-CODE"-(ILL.-REV.
STAT.-1987,-CH.-23,-PAR.-10-16.2(C))-AND-REQUEST-IMMEDIATE
SERVICE-UPON-THE-PAYOR.

d) PROCEDURES-TO-AVOID-INCOME-WITHHOLDING

1) EXCEPT-AS-PROVIDED-IN-SECTION-10-16.2(F)-OF-THE-"ILLINOIS-PUBLIC
AID-CODE"-(ILL.-REV.-STAT.-1987,-CH.-23,-PAR.-10-16.2(F))-AS
AMENDED-BY-P.A.-85-1156,-EFFECTIVE-JANUARY-1,-1989,-AND-P.A.
85-1157,-EFFECTIVE-JANUARY-1,-1989)-THE-OBLIGOR-MAY-PREVENT-AN
ORDER-FOR-WITHHOLDING-FROM-BEING-SERVED-BY-FILEING-A-PETITION-TO
STAY-SERVICE-WITH-THE-CLERK-OF-THE-CIRCUIT-COURT,-WITHIN-20-DAYS
AFTER-SERVICE-OF-THE-NOTICE-OF-DELINQUENCY,-HOWEVER,-THE-GROUNDS
FOR-THE-PETITION-TO-STAY-SERVICE-SHALL-BE-LIMITED-TO:

A) A-DISPUTE-CONCERNING-THE-AMOUNT-OF-CURRENT-SUPPORT-OR-THE
EXISTENCE-OR-AMOUNT-OF-THE-DELINQUENCY;

B) THE-IDENTITY-OF-THE-OBLIGOR.

2) THE-CLERK-OF-THE-CIRCUIT-COURT-SHALL-NOTIFY-THE-OBLIGOR-AND-THE
OBLEE-OR-DEPARTMENT,-AS-APPROPRIATE,-OF-THE-TIME-AND-PLACE-OF
THE-HEARING-ON-THE-PETITION-TO-STAY-SERVICE,-THE-COURT-SHALL
HOLD-SUCH-HEARING-PURSUANT-TO-THE-PROVISIONS-OF-SECTION
10-16.2(H)-OF-THE-"ILLINOIS-PUBLIC-AID-CODE"-(ILL.-REV.-STAT.
1987,-CH.-23,-PAR.-10-16.2(H))-AS-AMENDED-BY-P.A.-85-1156,
EFFECTIVE-JANUARY-1,-1989),

3) EXCEPT-AS-PROVIDED-IN-SECTION-10-16.2(F)-OF-THE-"ILLINOIS-PUBLIC
AID-CODE"-(ILL.-REV.-STAT.-1987,-CH.-23,-PAR.-10-16.2(F))-AS
AMENDED-BY-P.A.-86-1156,-EFFECTIVE-JANUARY-1,-1989,-AND-P.A.
85-1157,-EFFECTIVE-JANUARY-1,-1989)-FILING-OF-A-PETITION-TO-STAY
SERVICE-WITHIN-THE-20-DAY-PERIOD-REQUIRED-UNDER-SECTION
10-16.2(D)-OF-THE-"ILLINOIS-PUBLIC-AID-CODE"-(ILL.-REV.-STAT.
1987,-CH.-23,-PAR.-10-16.2(D))-SHALL-PROHIBIT-THE-OBLEE-OR
THE-DEPARTMENT-FROM-SERVING-THE-ORDER-FOR-WITHHOLDING-ON-ANY
PAYOR-OF-THE-OBLIGOR.

e) INITIAL-SERVICE-OF-ORDER-FOR-WITHHOLDING

EXCEPT-AS-PROVIDED-IN-SECTION-10-16.2(F)-OF-THE-"ILLINOIS-PUBLIC-AID
CODE"-(ILL.-REV.-STAT.-1987,-CH.-23,-PAR.-10-16.2(F))-AS-AMENDED-BY
P.A.-86-1156,-EFFECTIVE-JANUARY-1,-1989-AND-P.A.-86-1157,-EFFECTIVE
JANUARY-1,-1989),-IN-ORDER-TO-SERVE-AN-ORDER-FOR-WITHHOLDING-UPON-A
PAYOR,-THE-DEPARTMENT-SHALL-FOLLOW-THE-PROCEDURES-SET-FORTH-IN-

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NOTICE OF PROPOSED AMENDMENTS

Section 160.75(e) (continued)

SECTION 10-16-2(F) OF THE "ILLINOIS PUBLIC AID CODE" (ILL. REV. STAT. 1987, CH. 23, PAR. 10-16-2(F)), AS AMENDED BY P.A. 85-1156, EFFECTIVE JANUARY 1, 1989.

F) SUBSEQUENT SERVICE OF ORDER FOR WITHHOLDING

1) NOTWITHSTANDING THE PROVISIONS OF SECTION 10-16-2 OF THE "ILLINOIS PUBLIC AID CODE" (ILL. REV. STAT. 1987, CH. 23, PAR. 10-16-2, AS AMENDED BY P.A. 85-1156, EFFECTIVE JANUARY 1, 1989 AND P.A. 86-1157, EFFECTIVE JANUARY 1, 1989), AT ANY TIME AFTER THE COURT HAS ORDERED IMMEDIATE SERVICE OF AN ORDER FOR WITHHOLDING OR AFTER INITIAL SERVICE OF AN ORDER FOR WITHHOLDING PURSUANT TO SECTION 10-16-2(E) OF THE "ILLINOIS PUBLIC AID CODE", (ILL. REV. STAT. 1987, CH. 23, PAR. 10-16-2(E)), AS AMENDED BY P.A. 85-1156, EFFECTIVE JANUARY 1, 1989, AND P.A. 86-1157, EFFECTIVE JANUARY 1, 1989), THE OBLIGEE OR DEPARTMENT SHALL PROVIDE NOTICE TO THE PAYOR, PURSUANT TO PARAGRAPH (6) OF SECTION 10-16-2(I) OF THE "ILLINOIS PUBLIC AID CODE" (ILL. REV. STAT. 1987, CH. 23, PAR. 10-16-2(I)(6)), OF ANY PAYMENTS THAT HAVE BEEN MADE THROUGH PREVIOUS WITHHOLDING OR ANY OTHER METHOD.

2) THE CLERK OF THE CIRCUIT COURT SHALL, UPON REQUEST, PROVIDE THE OBLIGEE OR DEPARTMENT WITH SPECIALLY CERTIFIED COPIES OF THE ORDER FOR WITHHOLDING OR THE NOTICE OF DELINQUENCY OR BOTH WHENEVER THE COURT HAS ORDERED IMMEDIATE SERVICE OF AN ORDER FOR WITHHOLDING OR AN AFFIDAVIT HAS BEEN PLACED IN THE COURT FILE INDICATING THAT THE PRECONDITIONS FOR SERVICE HAVE BEEN PREVIOUSLY MET. (SEE SECTION 10-16-2 OF THE "ILLINOIS PUBLIC AID CODE" (ILL. REV. STAT. 1987, CH. 23, PAR. 10-16-2, AS AMENDED BY P.A. 85-1156, EFFECTIVE JANUARY 1, 1989, AND P.A. 86-1157, EFFECTIVE JANUARY 1, 1989)). THE OBLIGEE OR DEPARTMENT MAY THEN SERVE THE ORDER FOR WITHHOLDING ON THE PAYOR, ITS SUPERINTENDENT, MANAGER OR OTHER AGENT BY CERTIFIED MAIL OR PERSONAL DELIVERY. A PROOF OF SERVICE SHALL BE FILED WITH THE CLERK OF THE CIRCUIT COURT.

3) IF A DELINQUENCY HAS ACCRUED FOR ANY REASON, THE OBLIGEE OR DEPARTMENT WILL SERVE A NOTICE OF DELINQUENCY UPON THE OBLIGOR PURSUANT TO SECTION 10-16-2(G) OF THE "ILLINOIS PUBLIC AID CODE" (ILL. REV. STAT. 1987, CH. 23, PAR. 10-16-2(G)). THE OBLIGOR MAY PREVENT THE NOTICE OF DELINQUENCY FROM BEING SERVED UPON THE

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NOTICE OF PROPOSED AMENDMENTS

Section 160.75(f)(3) (continued)

PAYOR BY UTILIZING THE PROCEDURES SET FORTH IN SECTION 10-16-2(D) OF THE "ILLINOIS PUBLIC AID CODE" (ILL. REV. STAT. 1987, CH. 23, PAR. 10-16-2(D)). IF NO PETITION TO STAY SERVICE HAS BEEN FILED WITHIN THE REQUIRED 20 DAY TIME PERIOD, THE OBLIGEE OR DEPARTMENT WILL SERVE THE NOTICE OF DELINQUENCY ON THE PAYOR BY UTILIZING THE PROCEDURES FOR SERVICE SET FORTH IN SECTION 10-16-2(E) OF THE "ILLINOIS PUBLIC AID CODE" (ILL. REV. STAT. 1987, CH. 23, PAR. 10-16-2(E)), AS AMENDED BY P.A. 85-1156, EFFECTIVE JANUARY 1, 1989.

G) DUTIES OF PAYOR

1) IT SHALL BE THE DUTY OF ANY PAYOR WHO HAS BEEN SERVED WITH A COPY OF THE SPECIALLY CERTIFIED ORDER FOR WITHHOLDING AND ANY NOTICE OF DELINQUENCY TO DEDUCT AND PAY OVER INCOME AS PROVIDED IN SECTION 10-16-2(G) OF THE "ILLINOIS PUBLIC AID CODE" (ILL. REV. STAT. 1987, CH. 23, PAR. 10-16-2(G)), AS AMENDED BY P.A. 85-1156, EFFECTIVE JANUARY 1, 1989, AND P.A. 86-1157, EFFECTIVE JANUARY 1, 1989.

2) WHENEVER THE OBLIGOR IS NO LONGER RECEIVING INCOME FROM THE PAYOR, THE PAYOR SHALL RETURN A COPY OF THE ORDER FOR WITHHOLDING TO THE DEPARTMENT AND SHALL PROVIDE INFORMATION FOR THE PURPOSE OF ENFORCING SECTION 10-16-2 OF THE "ILLINOIS PUBLIC AID CODE" (ILL. REV. STAT. 1987, CH. 23, PAR. 10-16-2, AS AMENDED BY P.A. 85-1156, EFFECTIVE JANUARY 1, 1989, AND 86-1157, EFFECTIVE JANUARY 1, 1989).

3) NO PAYOR SHALL DISCHARGE, DISCIPLINE, REFUSE TO HIRE OR OTHERWISE PENALIZE ANY OBLIGOR BECAUSE OF THE DUTY TO WITHHOLD INCOME.

H) PETITIONS TO STAY SERVICE OR TO MODIFY, SUSPEND OR TERMINATE ORDERS FOR WITHHOLDING

1) WHEN AN OBLIGOR FILES A PETITION TO STAY SERVICE, THE COURT, AFTER DUE NOTICE TO ALL PARTIES, SHALL HEAR THE MATTER AS SOON AS PRACTICABLE AND SHALL ENTER AN ORDER GRANTING OR DENYING RELIEF. AMENDING THE NOTICE OF DELINQUENCY, AMENDING THE ORDER FOR WITHHOLDING, WHERE APPLICABLE, OR OTHERWISE RESOLVING THE MATTER. IF THE COURT FINDS THAT A DELINQUENCY EXISTED WHEN THE NOTICE OF DELINQUENCY WAS SERVED UPON THE OBLIGOR, IN AN AMOUNT OF AT LEAST ONE MONTH'S SUPPORT OBLIGATION, OR THAT THE OBLIGOR WAS AT LEAST 30 DAYS LATE IN PAYING ALL OR PART OF THE ORDER FOR SUPPORT, THE COURT SHALL ORDER IMMEDIATE SERVICE OF THE ORDER FOR WITHHOLDING. WHERE THE COURT CANNOT PROMPTLY RESOLVE ANY

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Section 160.75(h)(1) (continued)

DISPUTE OVER THE AMOUNT OF THE DELINQUENCY, THE COURT MAY ORDER IMMEDIATE SERVICE OF THE ORDER FOR WITHHOLDING AS TO ANY UNDISPUTED AMOUNTS SPECIFIED IN AN AMENDED NOTICE OF DELINQUENCY, AND MAY CONTINUE THE HEARING ON THE DISPUTED AMOUNTS.

2) AT ANY TIME, AN OBLIGOR, OBLIGEE, THE DEPARTMENT OR CLERK OF THE CIRCUIT COURT MAY PETITION THE COURT TO:

A) MODIFY, SUSPEND OR TERMINATE THE ORDER FOR WITHHOLDING BECAUSE OF A MODIFICATION, SUSPENSION OR TERMINATION OF THE UNDERLYING ORDER FOR SUPPORT; OR

B) MODIFY THE AMOUNT OF INCOME TO BE WITHHELD TO REFLECT PAYMENT IN FULL OR IN PART OF THE DELINQUENCY OR ARREARAGE BY INCOME WITHHOLDING OR OTHERWISE; OR

C) SUSPEND THE ORDER FOR WITHHOLDING BECAUSE OF INABILITY TO DELIVER INCOME WITHHELD TO THE OBLIGEE DUE TO THE OBLIGEE'S FAILURE TO PROVIDE A MAILING ADDRESS OR OTHER MEANS OF DELIVERY.

3) THE OBLIGOR, OBLIGEE OR THE DEPARTMENT SHALL SERVE ON THE PAYOR BY CERTIFIED MAIL OR PERSONAL DELIVERY, A COPY OF ANY ORDER ENTERED PURSUANT TO SECTION 10-16-2(H) OF THE "ILLINOIS PUBLIC AID CODE" (ILL. REV. STAT., 1987, CH. 23, PAR. 10-16-2(H)), AS AMENDED BY P.A. 85-1156, EFFECTIVE JANUARY 1, 1989, THAT AFFECTS THE DUTIES OF THE PAYOR.

4) THE ORDER FOR WITHHOLDING SHALL CONTINUE TO BE BINDING UPON THE PAYOR UNTIL SERVICE OF ANY ORDER OF THE COURT ENTERED UNDER SECTION 10-16-2(H) OF THE "ILLINOIS PUBLIC AID CODE" (ILL. REV. STAT., 1987, CH. 23, PAR. 10-16-2(H)), AS AMENDED BY P.A. 85-1156, EFFECTIVE JANUARY 1, 1989.

i) ADDITIONAL DUTIES

1) AN OBLIGEE WHO IS RECEIVING INCOME WITHHOLDING PAYMENTS UNDER SECTION 10-16-2 OF THE "ILLINOIS PUBLIC AID CODE" (ILL. REV. STAT., 1987, CH. 23, PAR. 10-16-2), AS AMENDED BY P.A. 85-1156, EFFECTIVE JANUARY 1, 1989, AND P.A. 85-1157, EFFECTIVE JANUARY 1, 1989, SHALL NOTIFY THE PAYOR, IF THE OBLIGEE RECEIVES THE PAYMENTS DIRECTLY FROM THE PAYOR, OR THE DEPARTMENT OR THE CLERK OF THE CIRCUIT COURT, AS APPROPRIATE, OF ANY CHANGE OF ADDRESS WITHIN SEVEN (7) DAYS OF SUCH CHANGE.

DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENTS

Section 160.75(i) (continued)

2) AN OBLIGOR WHO IS A RECIPIENT OF PUBLIC AID SHALL SEND A COPY OF ANY NOTICE OF DELINQUENCY FILED PURSUANT TO SECTION 10-16-2(C) OF THE "ILLINOIS PUBLIC AID CODE" (ILL. REV. STAT., 1987, CH. 23, PAR. 10-16-2(C)) TO THE BUREAU OF CHILD SUPPORT ENFORCEMENT OF THE DEPARTMENT.

3) EACH OBLIGOR SHALL NOTIFY THE OBLIGEE AND THE CLERK OF THE CIRCUIT COURT OF ANY CHANGE OF ADDRESS WITHIN 7 DAYS.

4) AN OBLIGOR WHOSE INCOME IS BEING WITHHELD OR WHO HAS BEEN SERVED WITH A NOTICE OF DELINQUENCY PURSUANT TO SECTION 10-16-2 OF THE "ILLINOIS PUBLIC AID CODE" (ILL. REV. STAT., 1987, CH. 23, PAR. 10-16-2), AS AMENDED BY P.A. 85-1156, EFFECTIVE JANUARY 1, 1989, AND P.A. 85-1157, EFFECTIVE JANUARY 1, 1989, SHALL NOTIFY THE OBLIGEE AND THE CLERK OF THE CIRCUIT COURT OF ANY NEW PAYOR WITHIN SEVEN (7) DAYS.

5) WHEN THE DEPARTMENT IS NO LONGER AUTHORIZED TO RECEIVE PAYMENTS FOR THE OBLIGEE, IT SHALL, WITHIN SEVEN (7) DAYS NOTIFY THE PAYOR OR, WHERE APPROPRIATE, THE CLERK OF THE CIRCUIT COURT, TO REDIRECT INCOME WITHHOLDING PAYMENTS TO THE OBLIGEE.

6) THE OBLIGEE OR THE DEPARTMENT SHALL PROVIDE NOTICE TO THE PAYOR AND CLERK OF THE CIRCUIT COURT OF ANY OTHER SUPPORT PAYMENT MADE, INCLUDING BUT NOT LIMITED TO, A SET OFF UNDER FEDERAL AND STATE LAW OR PARTIAL PAYMENT OF THE DELINQUENCY OR ARREARAGE, OR BOTH (SEE SECTION 160-70).

7) THE DEPARTMENT AND CLERK OF THE CIRCUIT COURT WHICH COLLECTS, DISBURSES OR RECEIVES PAYMENTS PURSUANT TO ORDERS FOR WITHHOLDING SHALL MAINTAIN COMPLETE, ACCURATE AND CLEAR RECORDS OF ALL PAYMENTS AND THEIR DISBURSEMENTS. CERTIFIED COPIES OF PAYMENT RECORDS MAINTAINED BY THE DEPARTMENT OR CLERK OF THE CIRCUIT COURT SHALL, WITHOUT FURTHER PROOF, BE ADMITTED INTO EVIDENCE IN ANY LEGAL PROCEEDINGS UNDER SECTION 10-16-2 OF THE "ILLINOIS PUBLIC AID CODE" (ILL. REV. STAT., 1987, CH. 23, PAR. 10-16-2), AS AMENDED BY P.A. 85-1156, EFFECTIVE JANUARY 1, 1989, AND P.A. 85-1157, EFFECTIVE JANUARY 1, 1989.

8) THE DEPARTMENT SHALL DESIGN SUGGESTED LEGAL FORMS FOR PROCEEDING UNDER SECTION 10-16-2 OF THE "ILLINOIS PUBLIC AID CODE" (ILL. REV. STAT., 1987, CH. 23, PAR. 10-16-2), AS AMENDED BY P.A. 85-1156, EFFECTIVE JANUARY 1, 1989, AND P.A. 85-1157, EFFECTIVE JANUARY 1, 1989, AND SHALL MAKE AVAILABLE TO THE COURTS SUCH FORMS AND INFORMATIONAL MATERIALS WHICH DESCRIBE THE PROCEDURES AND REMEDIES SET FORTH HEREIN FOR DISTRIBUTION TO ALL PARTIES IN SUPPORT ACTIONS.

DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENTS

Section 160.75 (continued)

j) PENALTIES

1) WHERE A PAYOR WILFULLY FAILS TO WITHHOLD OR PAY OVER INCOME PURSUANT TO A VALID ORDER FOR WITHHOLDING, OR WILFULLY DISCHARGES, DISCIPLINES, REFUSES TO HIRE OR OTHERWISE PENALIZES AN OBLIGOR AS PROHIBITED BY SECTION 10-16-2(G), OF THE "ILLINOIS PUBLIC AID CODE" (ILL. REV. STAT., 1987, CH. 23, PAR. 10-16-2(G)) AS AMENDED BY P.A. 85-1156, EFFECTIVE JANUARY 1, 1989, AND P.A. 85-1157, EFFECTIVE JANUARY 1, 1989, OR OTHERWISE FAILS TO COMPLY WITH ANY DUTIES IMPOSED BY SECTION 10-16-2 OF THE "ILLINOIS PUBLIC AID CODE" (ILL. REV. STAT., 1987, CH. 23, PAR. 10-16-2, AS AMENDED BY P.A. 85-1156, EFFECTIVE JANUARY 1, 1989, AND P.A. 85-1157, EFFECTIVE JANUARY 1, 1989), THE COURT, UPON DUE NOTICE AND HEARING,

A) SHALL ENTER JUDGMENT AND DIRECT THE ENFORCEMENT THEREOF FOR THE TOTAL AMOUNT THAT THE PAYOR WILFULLY FAILED TO WITHHOLD OR PAY OVER, AND

B) MAY ORDER EMPLOYMENT OR REINSTATEMENT OF OR RESTITUTION TO THE OBLIGOR, OR BOTH, WHERE THE OBLIGOR HAS BEEN DISCHARGED, DISCIPLINED, DENIED EMPLOYMENT OR OTHERWISE PENALIZED BY THE PAYOR AND MAY IMPOSE A FINE UPON THE PAYOR NOT TO EXCEED \$300.

2) ANY OBLIGEE, THE DEPARTMENT OR OBLIGOR WHO WILFULLY INITIATES A FALSE PROCEEDING UNDER SECTION 10-16-2 OF THE "ILLINOIS PUBLIC AID CODE" (ILL. REV. STAT., 1987, CH. 23, PAR. 10-16-2, AS AMENDED BY P.A. 85-1156, EFFECTIVE JANUARY 1, 1989, AND P.A. 85-1157, EFFECTIVE JANUARY 1, 1989), OR WHO WILFULLY FAILS TO COMPLY WITH THE REQUIREMENTS OF SECTION 10-16-2 OF THE "ILLINOIS PUBLIC AID CODE" (ILL. REV. STAT., 1987, CH. 23, PAR. 10-16-2, AS AMENDED BY P.A. 85-1156, EFFECTIVE JANUARY 1, 1989, AND P.A. 85-1157, EFFECTIVE JANUARY 1, 1989), SHALL BE PUNISHED AS IN CASES OF CONTEMPT OF COURT.

k) ALTERNATIVE PROCEDURES FOR ENTRY AND SERVICE OF AN ORDER FOR WITHHOLDING, EFFECTIVE JANUARY 1, 1987, IN ANY MATTER IN WHICH AN ORDER FOR WITHHOLDING HAS NOT BEEN ENTERED FOR ANY REASON, BASED UPON THE LAST ORDER FOR SUPPORT THAT HAS BEEN ENTERED, AND IN WHICH THE OBLIGOR HAS BECOME DELINQUENT IN PAYMENT OF AN AMOUNT EQUAL TO AT LEAST ONE MONTH'S SUPPORT OBLIGATION PURSUANT TO THE LAST ORDER FOR SUPPORT OR IS AT LEAST 30 DAYS LATE IN PAYING ALL OR PART OF THE ORDER FOR SUPPORT, THE OBLIGEE OR DEPARTMENT MAY PREPARE AND SERVE AN ORDER FOR WITHHOLDING PURSUANT TO THE PROCEDURES SET FORTH IN SECTION 10-16-2(K) OF THE "ILLINOIS PUBLIC AID CODE" (ILL. REV. STAT., 1987, CH. 23, PAR. 10-16-2(K)).

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NOTICE OF PROPOSED AMENDMENTS

Section 160.75 (continued)

l) REMEDIES IN ADDITION TO OTHER LAWS

THE RIGHTS, REMEDIES, DUTIES AND PENALTIES CREATED BY SECTION 10-16-2 OF THE "ILLINOIS PUBLIC AID CODE" (ILL. REV. STAT., 1987, CH. 23, PAR. 10-16-2, AS AMENDED BY P.A. 85-1156, EFFECTIVE JANUARY 1, 1989, AND P.A. 85-1157, EFFECTIVE JANUARY 1, 1989) ARE IN ADDITION TO AND NOT IN SUBSTITUTION FOR ANY OTHER RIGHTS, REMEDIES, DUTIES AND PENALTIES CREATED BY ANY OTHER LAW.

a) Definitions

The definitions contained in Section 10-16.2(A) of the Illinois Public Aid Code (305 ILCS 5/10-16.2(A), as amended) are incorporated herein by reference.

b) Entry of an Order for Withholding

1) Upon entry of any order for support the Department, through its legal representative, shall request that the court, as required by law, enter a separate order for withholding to take effect immediately, unless a written agreement is reached between and signed by both parties, providing for an alternative arrangement, approved and entered into the record by the court, which insures payment of support.

2) In a case where an agreement has been approved under subsection (b)(1) above, the Department, through its legal representative, shall request that the court, as required by law, enter an order for withholding which will not take effect unless the obligor becomes delinquent in paying the order for support.

3) Upon entry of any order for support if the obligor is not a United States citizen, the Department, through its legal representative, shall request that the court, as required by law, make part of the record in the case the obligor's alien registration number, passport number, and home country's social security or national health number, if applicable.

4) The Department shall serve an immediate service order for withholding upon the payor of the obligor within 15 days of the date the order is entered if the payor's address is known on that date, or, if the address is unknown on that date, within 15 days of locating the payor's address.

5) Unless the order for withholding provides for immediate service, the following conditions must be met before the Department can

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NOTICE OF PROPOSED AMENDMENTS

Section 160.75(b)(5) (continued)

serve the order for withholding upon the obligor's payor for the first time:

- A) the obligor becomes delinquent in paying the order for support; and
 - B) the Department prepares and serves upon the obligor a notice of delinquency pursuant to subsection (d); or
 - C) the obligor requests immediate service; or
 - D) the provision of subsection (c) apply.
- 6) The Department, through its legal representative, shall request that the order for withholding:
- A) direct any payor to withhold a dollar amount equal to the order for support; and
 - B) direct any payor to withhold an additional dollar amount, not less than 20% of the order for support, until payment in full of any delinquency stated in a notice of delinquency; and
 - C) state the rights, remedies and duties of the obligor; and
 - D) include the obligor's Social Security Number, which the obligor shall disclose; and
 - E) include the date that withholding for current support terminates, which shall be the date of termination of the current support obligation set forth in the order for support; and
 - F) be entered, where an order for withholding has not previously been entered; and
 - G) remain in effect for as long as the order for support on which it is based.
- 7) Notwithstanding the provisions of this subsection, at the time of any hearing the Department, through its legal representative, shall request that the court, as required by law, order immediate service of the order for withholding upon the obligor's payor when:

DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENTS

Section 160.75(b)(7) (continued)

- A) an arrearage has accrued in an amount equal to at least one month's support obligation; or
 - B) the obligor is 30 days late in paying all or part of the order for support.
- C) Notice for Immediate Withholding
- 1) Where the court has not required that the order for withholding take effect immediately, the Department, pursuant to this subsection, may prepare and serve a notice for immediate withholding upon the obligor by ordinary mail addressed to the obligor at his or her last known address.
 - 2) Where a request for an earlier effective date for withholding that meets the criteria of this subsection has been made by the obligee, the Department shall send the notice for immediate withholding to the obligor within 15 days of the date of the request, or, if the obligor's address is not known on that date, within 15 days of locating the obligor.
 - 3) The notice for immediate withholding shall state:
 - A) that the following circumstances have occurred:
 - i) the written agreement providing an alternative arrangement to immediate withholding under subsection (b)(1) above, no longer provides for timely payment of all support due; or
 - ii) the obligor has not made timely payments in that the obligor has been at least seven days late in paying all or part of the order for support any of the last six consecutive dates payments were due prior to the date of the notice for immediate withholding;
 - B) that a specially certified copy of the order for withholding will be sent to the payor, unless the obligor files a petition contesting immediate withholding within 20 days after service of the notice;
 - C) that the grounds for the petition are limited by law to a dispute concerning:
 - i) whether the circumstances stated in the notice have occurred; or

DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENTS

Section 160.75(c)(3)(C) (continued)

- ii) the identity of the obligor; and
- D) that by law it is not grounds for a petition contesting immediate withholding that the obligor has made all payments due by the date of the petition.
- 4) If the court denies the obligor's petition contesting immediate withholding, the Department shall request that the Clerk of the Circuit Court, as required by law, provide the Department with a specially certified copy of the order for withholding indicating that the requirements for immediate withholding have been met. The Department shall:
 - A) serve the specially certified copy of the order for withholding on the payor, its superintendent, manager or other agent, by certified mail or personal delivery within 45 days of sending the notice for immediate withholding to the obligor; and
 - B) file a proof of service with the Clerk of the Circuit Court.
- 5) After the court hears the obligor's petition contesting immediate service, the Department shall notify the obligor whether or not the withholding is to occur and, if it is to occur, include in the notice the time frames within which the withholding will begin and the information served on the payor with the order for withholding pursuant to subsection (1) below.
- 6) If the obligor does not file a petition contesting immediate withholding within the 20-day period, the Department shall:
 - A) file with the Clerk of the Circuit Court an affidavit, with a copy of the notice for immediate withholding attached thereto stating:
 - i) that the notice was duly served upon the obligor;
 - ii) the date on which service was effected;
 - iii) that the obligor has not filed a petition contesting immediate withholding;
 - B) request that the Clerk of the Circuit Court, as required by law, provide to the Department a certified copy of the order for withholding indicating that the requirements for immediate withholding have been met;

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Section 160.75(c)(6) (continued)

- C) serve the order for withholding on the payor, its superintendent, manager or other agent, by certified mail or personal delivery within 15 days of the end of the 20-day period if the payor's address is known on that date, or, if the address is unknown on that date, within 15 days of locating the payor's address; and
- D) file a proof of service with the Clerk of the Circuit Court.
- d) Notice of Delinquency
 - 1) The Department shall serve a verified notice of delinquency upon the obligor when either of the following occur:
 - A) the obligor becomes delinquent in payment of an amount equal to at least one month's support obligation pursuant to the order for support; or
 - B) the obligor is at least 30 days late in complying with all or part of the order for support.
 - 2) The notice of delinquency shall be served on the obligor within 15 days of the appropriate date under subsection (d)(1), or, if the obligor's address is not known on that date, within 15 days of locating the obligor.
 - 3) The notice of delinquency shall contain the following:
 - A) the terms of the order for support;
 - B) a computation of the period and total amount of the delinquency, as of the date of the notice; and
 - C) a statement clearly informing the obligor that the notice of delinquency will be sent to the payor, together with a specially certified copy of the order for withholding, unless the obligor takes action as provided for under subsection (e) below.
 - 4) The Department shall prepare and serve the notice of delinquency together with a form petition to stay service.
 - 5) The Department shall serve the notice of delinquency by ordinary mail addressed to the obligor at his or her last known address.

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NOTICE OF PROPOSED AMENDMENTS

Section 160.75(d) (continued)

- 6) The obligor may execute a written waiver of the provisions of paragraphs (1) through (5) of this subsection and request immediate service upon the payor.
- e) Procedures to Avoid Income Withholding; Petitions to Stay Service
- 1) Except as provided in subsection (g) below, the obligor may prevent an order for withholding from being served by the Department by filing a petition to stay service with the Clerk of the Circuit within 20 days after service of the notice of delinquency.
 - 2) As required by law, the petition to stay service may only dispute:
 - A) the amount of current support or the existence or amount of delinquency stated in the notice of delinquency; or
 - B) the identity of the obligor.
- f) Initial Service of Order for Withholding
- 1) Where the order for withholding does not provide for immediate service and the provisions of subsections (c) or (g) do not apply, the Department shall follow the provisions of this subsection to serve the order for withholding on the payor.
 - 2) The Department, 20 days following service of the notice of delinquency, shall file with the Clerk of the Circuit Court an affidavit, with a copy of the notice of delinquency attached thereto, stating:
 - A) that the notice of delinquency has been duly served and the date service was effected;
 - B) that the obligor has not filed a petition to stay service under subsection (e) above; or in the alternative
 - C) that the obligor has waived the provisions of subparagraphs (A) and (B) of this paragraph (2) in accordance with subsection (d)(6) above.
 - 3) The Department may request that the Clerk of the Circuit Court, as required by law:
 - A) make available any record of payment;

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Section 160.75(f)(3) (continued)

- B) determine that the court file contains a copy of the affidavit described in paragraph (2); and
 - C) provide a specially certified copy of the order for withholding and notice of delinquency indicating that the preconditions for service have been satisfied.
- 4) The Department shall serve the notice of delinquency and order for withholding on the payor, its superintendent, manager or other agent by certified mail or personal delivery. A proof of service shall be filed with the Clerk of the Circuit Court.
 - 5) Where the obligor has not filed a petition to stay service within 20 days after service of the notice of delinquency, the Department shall serve the order for withholding and notice of delinquency upon the payor within 15 days of the end of the 20 day period, or, if the payor's address is unknown on that date, within 15 days of locating the payor's address.
- g) Subsequent Service of an Order for Withholding
- 1) The Department shall serve an order for withholding upon any payor of the obligor without further notice to the obligor when either of the following occur:
 - A) at any time after the court has ordered immediate service of an order for withholding; or
 - B) when an order for withholding, which does not provide for immediate service, has previously been served upon a payor of the obligor pursuant to subsection (f) above.
 - 2) The Department shall request that the Clerk of the Circuit Court, as required by law, provide specially certified copies of the order for withholding or the notice of delinquency or both whenever:
 - A) the court ordered immediate service of an order for withholding; or
 - B) an affidavit has been placed in the court file indicating that the preconditions for service have previously been met or that the requirements for immediate withholding under subsection (c) above have been previously met.

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Section 160.75(g) (continued)

- 3) The Department shall serve the order for withholding on the payor, its superintendent, manager or other agent by certified mail or personal delivery.
- 4) The Department shall file a proof of service with the Clerk of the Court.
- 5) The Department shall provide notice to the payor of any payments that have been made through:
 - A) previous withholding; or
 - B) any other method.
- 6) If a delinquency has accrued for any reason, the Department may serve the notice of delinquency separately from the order for withholding:
 - A) upon the obligor by utilizing the procedures set forth in subsection (d) above; and
 - B) upon the payor by utilizing the procedures set forth in subsection (f) above.
- 7) The obligor may petition the court to stay service of a separate notice of delinquency by utilizing the procedures set forth in subsection (e) above.

h) Petition to Stay Service of Order for Withholding

- 1) Except as provided in subsection (g) above, when an obligor files a petition to stay service within the 20-day period specified in subsection (e) above, the Department shall not serve the order for withholding upon the obligor's payor until such time as the court:

- A) enters an order:
 - i) granting or denying relief;
 - ii) amending the notice of delinquency; or
 - iii) otherwise resolving the matter.

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NOTICE OF PROPOSED AMENDMENTS

Section 160.75(h)(1) (continued)

- B) order immediate service of the order for withholding after a finding that at the time the notice of delinquency was served upon the obligor:
 - i) a delinquency existed in an amount of at least one month's support obligation; or
 - ii) that the obligor was at least 30 days late in paying all or part of the order for support.
- 2) Where a dispute over the amount of delinquency cannot be promptly resolved, the Department, through its legal representative, may request that the court order immediate service of the order for withholding as to any undisputed amounts specified in an amended notice of delinquency and continue the hearing on the disputed amounts.
- 3) If the court denies the obligor's petition to stay service, the Department shall request that the Clerk of the Circuit Court provide the Department with specially certified copies of the order for withholding and notice of delinquency. The Department shall:
 - A) serve the specially certified copies of the order and notice on the payor, its superintendent, manager or other agent, by certified mail or personal delivery within 45 days of serving the notice of delinquency on the obligor; and
 - B) file a proof of service with the Clerk of the Circuit Court.
- 4) After the court hears the obligor's petition to stay service, the Department shall notify the obligor whether or not the withholding is to occur and, if it is to occur, include in the notice the time frames within which the withholding will begin and the information served on the payor with the order for withholding pursuant to subsection (1) below.
 - i) Petitions to Modify, Suspend or Terminate an Order for Withholding
 - 1) At any time the Department, through its legal representative, may petition the court to:
 - A) modify, suspend or terminate the order for withholding because of a modification, suspension, or termination of the underlying order for support;

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NOTICE OF PROPOSED AMENDMENTS

Section 160.75(i)(1) (continued)

- B) modify the amount of income to be withheld to reflect payment in full or in part of the delinquency or arrearage by income withholding or otherwise; or
- C) suspend the order for withholding because of inability to deliver income withheld to the obligee due to the obligee's failure to provide a mailing address or other means of delivery.
- 2) The Department shall serve on the payor, by certified mail or personal delivery, a copy of any order entered pursuant to this subsection that effects the duties of the payor.
- 3) The Department may serve a notice on the payor to:
 - A) cease withholding of income for payment of current support for a child when the support obligation for that child has automatically ceased under the order for support through emancipation or otherwise; or
 - B) cease withholding of income for payment of delinquency or arrearage when the delinquency or arrearage has been paid in full.
- 4) The notice shall be served on the payor by ordinary mail, and a copy shall be provided to the obligor and the obligee. A copy of the notice shall be filed with the Clerk of the Circuit Court.

j) Additional Duties

- 1) When the Department is no longer authorized to receive payments for the obligee, it shall, within seven days, notify the payor or, where appropriate, the Clerk of the Circuit Court, to redirect income withholding payments to the obligee.
- 2) The Department shall provide notice to the payor and Clerk of the Circuit Court of any other support payment made, including but not limited to:
 - A) an offset under federal or State law;
 - B) partial payment of the delinquency or arrearage; or
 - C) both subsections (A) and (B) above.

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NOTICE OF PROPOSED AMENDMENTS

Section 160.75 (continued)

- k) Alternative Procedures for Entry and Service of an Order for Withholding
 - 1) Where an order for withholding has not previously been entered in a case for any reason, the Department shall prepare and serve an order for withholding, based upon the last order for support entered, when:
 - A) the obligor has become delinquent in payment of an amount equal to at least one month's support obligation pursuant to the last order for support; or
 - B) the obligor is at least 30 days late in complying with all or part of the order for support.
 - 2) Before the order for withholding can be served upon the obligor's payor, under this subsection, the Department must:
 - A) prepare a proposed order for withholding for immediate service, except that the payment of any delinquency shall be limited to 20% of the amount under the order for support;
 - B) prepare a notice of delinquency as provided by paragraphs (1) and (2) of subsection (d) above, except the notice shall state further that the order for withholding has not been entered by the court and the conditions under which the order will be entered; and
 - C) serve the notice of delinquency and form petition to stay service as provided by paragraph (3) of subsection (d) above, together with the proposed order for withholding marked "Copy Only".
 - 3) After 20 days following service of the notice of delinquency and proposed order for withholding, in lieu of the provisions of subsection (e) above, the Department shall file with the Clerk of the Circuit Court an affidavit, with a copy of the notice of delinquency and proposed order for withholding attached thereto, stating that:
 - A) the notice of delinquency and proposed order for withholding have been served upon the obligor and the date service was effected;

DEPARTMENT OF PUBLIC AID
NOTICE OF PROPOSED AMENDMENTS

Section 160.75(k)(3) (continued)

- B) the obligor has not filed a petition to stay service within 20 days of service of such notice and order; and
- C) the proposed order for withholding accurately states the terms and amounts contained in the last order for support.
- 4) Upon the court entering an order for withholding under this subsection and upon receipt from the Clerk of the Circuit Court of a specially certified copy of the order for withholding and the notice of delinquency indicating that the preconditions for service have been met, the Department shall:
 - A) serve the specially certified copies of the order for withholding and the notice of delinquency on the payor, its superintendent, manager or other agent by certified mail or personal delivery; and
 - B) file a proof of service with the Clerk of the Circuit Court.
- 5) The Department shall serve the order for withholding and notice of delinquency on the payor:
 - A) within the time period specified in subsection (f)(5) above, where the obligor has not filed a petition to stay service; or
 - B) within the time period specified in subsection (h)(3) above, where the court denies the obligor's petition to stay service.
- 6) If the obligor requests in writing that income withholding become effective immediately under this subsection, the Department shall:
 - A) file an affidavit with the Clerk of the Circuit Court, with the proposed order for withholding attached stating that:
 - i) the proposed order for withholding accurately states the terms and amounts contained in the last order for support; and
 - ii) the obligor's request for immediate service.
 - B) serve the order for withholding pursuant to subsection (k)(4), except that a notice of delinquency shall not be required.

DEPARTMENT OF PUBLIC AID
NOTICE OF PROPOSED AMENDMENTS

Section 160.75 (continued)

- 1) Notice to Payor
Whenever the Department serves an order for withholding on a payor, notice of the following shall be included with the order:
 - 1) that the payor must begin deducting no later than the next payment of income which is payable to the obligor that occurs 14 days following the date the order and any notice were mailed to the payor by certified mail or placed for personal delivery;
 - 2) that the payor must pay the amount withheld to the obligee or public office, as the case may be, within ten days of the date income is paid to the obligor in accordance with the order for withholding and any subsequent notification received from the Department redirecting payments;
 - 3) that if the payor knowingly fails to pay any amounts withheld within ten days of the date income is paid to the obligor, the payor is subject to a penalty of \$100 for each day that the withheld amount is not paid to the obligee or public office after the period of ten days has expired;
 - 4) that the payor may combine all amounts withheld for the benefit of an obligee or public office into a single payment and transmit the payment with a listing of obligors from whom withholding has been effected;
 - 5) that for each deduction the payor must provide the obligee or public office, at the time of transmittal, with the date income was paid from which support was withheld;
 - 6) that upon receipt of an order for withholding requiring that a minor child be named as a beneficiary of a health insurance plan available through an employer, labor union or trade union, that the employer or labor union or trade union must:
 - A) immediately enroll the minor child as a beneficiary in the health insurance plan designated by the order;
 - B) withhold or cause to be withheld, if applicable, any required premium and pay over any amounts so withheld to the insurance carrier in a timely manner;
 - C) mail to the obligee, within 15 days of enrollment or upon request, notice of the date of coverage, information on the dependent coverage plan, and all forms necessary to obtain

DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENTS

Section 160.75(1)(6)(C) (continued)

reimbursement for covered health expenses, such as would be made available to a new employee:

D) when an order for dependent coverage is in effect and the insurance coverage is terminated or changed for any reason, the employer or labor union or trade union shall notify the obligee within ten days of the termination or change date along with notice of conversion privileges;

7) that for withholding of income, the payor is entitled to a fee not to exceed \$5 per month to be taken from the income to be paid to the obligor;

8) that the amount actually withheld for support, the child's health insurance premium and payor withholding fee shall not exceed the maximum amount permitted under the federal Consumer Credit Protection Act;

9) require that whenever the obligor is no longer receiving income from the payor, the payor must return a copy of the order for withholding to the Department and provide the obligor's last known address and the name and address of the obligor's new payor, if known;

10) that withholding of income under the order for withholding must be made without regard to any prior or subsequent garnishments, attachments, wage assignments, or any other claims of creditors;

11) that the order for withholding is binding upon the payor until service of an order of the court or a notice from the Department or Clerk of the Circuit Court;

12) that the payor is subject to a fine of up to \$200 for discharging, disciplining or otherwise penalizing an obligor because of the duty to withhold income; and

13) that if the payor willfully fails to withhold or pay over income pursuant to a properly served order for withholding and any notice of delinquency that the payor is liable for the total amount that the payor willfully failed to withhold or pay over.

m) Penalties

In cases where a payor willfully fails to withhold or pay over income, pursuant to a properly served, specially certified order for withholding and any notice of delinquency, or otherwise fails to

DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENTS

Section 160.75(m) (continued)

comply with any income withholding duties imposed by law, the Department, through its legal representatives, may request that the court:

1) enter judgment and direct the enforcement thereof for the total amount that the payor willfully failed to withhold or pay over;

2) impose a penalty or fine upon the payor or invoke any other remedy allowed by law.

n) Obligor Employed in Another State

1) Within 20 days of determining that income withholding is required in a case in which the obligor is employed in another state, and, if appropriate, receipt of any information necessary to carry out withholding, the Department shall notify the IV-D agency of the state in which the obligor is employed to implement interstate withholding.

2) The notice to the other state's IV-D agency shall include:

A) the IV-D case name and identification number;

B) the names and birthdates of the persons for whom support is ordered;

C) a certified copy of the order for support with all modifications;

D) a certified copy of an order for withholding, if any, still in effect;

E) a certified copy of the payment record or, if there is no payment record, an affidavit attesting to the amount of arrearage, if any, which has accrued under the order for support;

F) the name and address of the obligor and his or her social security number, if known;

G) the name and address of the obligor's payor; and

H) the amount requested to be withheld from the obligor's income.

22307

ILLINOIS REGISTER

DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENTS

Section 160.75 (continued)

9) Refund of Improperly Withheld Amounts

The Department shall promptly refund to the obligor amounts found to have been improperly withheld from the obligor's income.

(Source: Amended at 17 Ill. Reg. _____, effective _____)

22309

ILLINOIS REGISTER

DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENTS

1) Heading of the Part: General Assistance

2) Code Citation: 89 Ill. Adm. Code 114

3) Section Numbers: Proposed Action:

114.351 Amendment
114.352 Amendment
114.353 Amendment

4) Statutory Authority: Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1991, ch. 23, par. 12-13) [305 ILCS 5/12-13] Public Act 88-90

5) Complete Description of the Subjects and Issues Involved: These proposed amendments are necessary to implement the provisions of Public Act 88-90. Public Act 88-90 increased the payment levels for 2 and 3 person AFDC and SICA cases that include an adult effective April 1, 1994.

As a result of these proposed amendments, effective April 1994, the Payment Levels for Family and Children General Assistance Cases are increased as follows:

Family Size	Group I Counties	Group II Counties	Group III Counties
2	278	269	257
3	377	365	349

Companion amendments are also being proposed to Sections 111.20, 111.101, 112.252, 112.253, 112.254, 120.20 and 120.30.

6) Will these proposed amendments replace emergency amendments currently in effect? No

7) Does this rulemaking contain an automatic repeal date? No

8) Do these proposed amendments contain incorporations by reference? No

9) Are there any other proposed amendments pending on this Part? Yes

Sections Proposed Action Illinois Register Citation

114.235 Amendment November 12, 1993 (17 Ill. Reg. 19443)
114.241 Amendment November 12, 1993 (17 Ill. Reg. 19443)
114.243 Amendment November 12, 1993 (17 Ill. Reg. 19443)
114.450 Amendment November 12, 1993 (17 Ill. Reg. 19443)
114.452 Amendment November 12, 1993 (17 Ill. Reg. 19443)
114.454 Amendment November 12, 1993 (17 Ill. Reg. 19443)

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NOTICE OF PROPOSED AMENDMENTS

Sections	Proposed Action	Illinois Register Citation
114.456	Amendment	November 12, 1993 (17 Ill. Reg. 19443)
114.466	Amendment	November 12, 1993 (17 Ill. Reg. 19443)

10) Statement of Statewide Policy Objectives: These proposed amendments do not affect units of local government.

11) Time, Place, and Manner in which Interested Persons may comment on this proposed rulemaking: Any interested parties may submit comments, data, views, or arguments concerning this proposed rulemaking. All comments must be in writing and should be addressed to Judy Umunna, Bureau of Rules and Regulations, Illinois Department of Public Aid, 100 South Grand Ave., E., 3rd Floor, Springfield, Illinois 62762. The Department will consider all written comments it receives within 30 days after the publication of this notice.

12) Initial Regulatory Flexibility Analysis:

A) Date proposed rulemaking was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: Not applicable

B) Types of small businesses affected: None

C) Reporting, bookkeeping or other procedures required for compliance: None

D) Types of professional skills necessary for compliance: None

The full text of the Proposed Amendments begins on the next page:

DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENTS

TITLE 89: SOCIAL SERVICES	
CHAPTER 1: DEPARTMENT OF PUBLIC AID	
SUBCHAPTER b: ASSISTANCE PROGRAMS	
PART 114	GENERAL ASSISTANCE

SUBPART A: GENERAL PROVISIONS

Section	Description of the Assistance Program
114.1	Determination of Not Employable
114.2	Incorporation By Reference
114.5	

SUBPART B: NON-FINANCIAL FACTORS OF ELIGIBILITY

Section	Client Cooperation
114.9	Citizenship
114.10	Residence
114.20	Age
114.30	Relationship
114.40	Living Arrangement
114.50	Social Security Numbers
114.52	Work Registration Requirements (Outside City of Chicago only)
114.60	Individuals Exempt From Work Registration Requirements (Outside City of Chicago only)
114.61	City of Chicago only)
114.62	Job Service Registration (Outside City of Chicago only)
114.63	Failure to Maintain Current Job Service Registration (Outside City of Chicago only)
114.64	Responsibility to Seek Employment (Outside City of Chicago only)
114.70	Initial Employment Expenses (Outside City of Chicago only)
114.80	Downstate General Assistance Work and Training Programs
114.85	Downstate General Assistance - Food Stamps Employment and Training Pilot Project
114.90	Project Chance Participation/Cooperation Requirements (Renumbered)
114.100	General Assistance Jobs Program (Repealed)

SUBPART C: PROJECT ADVANCE

Section	Project Advance
114.108	Project Advance Participation Requirements of Adjudicated Fathers
114.109	Project Advance Cooperation Requirements of Adjudicated Fathers
114.110	Project Advance Sanctions
114.111	Project Advance Good Cause for Failure to Comply
114.113	Individuals Exempt From Project Advance
114.115	Project Advance Supportive Services
114.117	

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SUBPART D: EMPLOYMENT AND TRAINING REQUIREMENTS

Section	
114.120	Employment and Training Requirements
114.121	Persons Required to Participate in Project Chance (Repealed)
114.122	Advocacy Program for Persons Who Have Applied for Supplemental Security Income (SSI) Under Title XVI of the Social Security Act (Repealed)
114.123	Persons in Need of Work Rehabilitative Services (WRS) to Become Employable (Repealed)
114.124	Employment and Training Participation/Cooperation Requirements (Repealed)
114.125	Employment and Training Program Orientation (Repealed)
114.126	Employment and Training Program Full Assessment Process/Development of an Employment Plan (Repealed)
114.127	Employment and Training Program Components (Repealed)
114.128	Employment and Training Sanctions (Repealed)
114.129	Good Cause For Failure to Cooperate With Work and Training Participation Requirements (Repealed)
114.130	Employment and Training Supportive Services (Repealed)
114.135	Conciliation and Fair Hearings (Repealed)
114.140	Employment Child Care (Repealed)

SUBPART E: FINANCIAL FACTORS OF ELIGIBILITY

Section	
114.200	Unearned Income
114.201	Budgeting Unearned Income
114.202	Budgeting Unearned Income of Applicants Receiving Income On Date of Application And/Or Date of Decision
114.203	Initial Receipt of Unearned Income
114.204	Termination of Unearned Income
114.210	Exempt Unearned Income
114.220	Education Benefits
114.221	Unearned Income In-Kind
114.222	Earmarked Income
114.223	Lump Sum Payments
114.224	Protected Income
114.225	Earned Income
114.226	Budgeting Earned Income
114.227	Budgeting Earned Income of Applicants Receiving Income On Date of Application And/Or Date of Decision
114.228	Initial Employment
114.229	Termination of Employment
114.230	Exempt Earned Income
114.235	Recognized Employment Expenses
114.240	Income From Work/Study/Training Program (Repealed)
114.241	Earned Income From Self-Employment

114.242	Earned Income From Roomer and Boarder
114.243	Earned Income From Rental Property
114.244	Earned Income In-Kind
114.245	Payments from the Illinois Department of Children and Family Services
114.246	Budgeting Earned Income For Contractual Employees
114.247	Budgeting Earned Income For Non-contractual School Employees
114.250	Assets
114.251	Exempt Assets
114.252	Asset Disregards
114.260	Deferral of Consideration of Assets (Repealed)
114.270	Property Transfers (Repealed)
114.280	Supplemental Payments

SUBPART F: PAYMENT AMOUNTS

Section	
114.350	Payment Levels for General Assistance
114.351	Payment Levels in Group I Counties
114.352	Payment Levels in Group II Counties
114.353	Payment Levels in Group III Counties

SUBPART G: OTHER PROVISIONS

Section	
114.400	Persons Who May Be Included In the Assistance Unit
114.401	Eligibility of Strikers
114.402	Special Needs Authorizations
114.403	Institutional Status
114.404	Retrospective Budgeting
114.405	Budgeting Schedule
114.406	Limitation on Amount of General Assistance to Recipients from Other States
114.420	Redetermination of Eligibility
114.430	Extension of Medical Assistance Due to Increased Income From Employment
114.440	Attorney's Fees for VA Appellants

SUBPART H: CHILD CARE

Section	
114.450	Child Care
114.452	Child Care Eligibility
114.454	Qualified Provider
114.456	Notification of Available Services
114.458	Participant Rights and Responsibilities
114.462	Additional Service to Secure or Maintain Child Care Arrangements
114.464	Rates of Payment for Child Care

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114.466 Method of Providing Child Care

SUBPART I: TRANSITIONAL CHILD CARE

- Section
 114.500 Transitional Child Care Eligibility
 114.504 Duration of Eligibility for Transitional Child Care
 114.506 Loss of Eligibility for Transitional Child Care
 114.508 Qualified Provider
 114.510 Notification of Available Services
 114.512 Participant Rights and Responsibilities
 114.514 Child Care Overpayments and Recoveries
 114.516 Fees for Service for Transitional Child Care
 114.518 Rates of Payment for Transitional Child Care

AUTHORITY: Implementing Article VI and authorized by Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat., 1991, ch. 23, pars. 6-1 et seq. and 12-13) [305 ILCS 5/6-1-et-seq. and 5/12-13]

SOURCE: Filed effective December 30, 1977; peremptory amendment at 2 Ill. Reg. 17, p. 117, effective February 1, 1978; amended at 2 Ill. Reg. 31, p. 134, effective August 5, 1978; emergency amendment at 2 Ill. Reg. 37, p. 4, effective August 30, 1978, for a maximum of 150 days; peremptory amendment at 2 Ill. Reg. 46, p. 44, effective November 1, 1978; peremptory amendment at 2 Ill. Reg. 46, p. 56, effective November 1, 1978; emergency amendment at 3 Ill. Reg. 16, p. 41, effective April 9, 1979, for a maximum of 150 days; emergency amendment at 3 Ill. Reg. 28, p. 182, effective July 1, 1979, for a maximum of 150 days; amended at 3 Ill. Reg. 33, p. 399, effective August 18, 1979; amendment at 3 Ill. Reg. 33, p. 415, effective August 18, 1979; amended at 3 Ill. Reg. 38, p. 243, effective September 21, 1979; peremptory amendment at 3 Ill. Reg. 38, p. 321, effective September 7, 1979; amended at 3 Ill. Reg. 40, p. 140, effective October 6, 1979; amended at 3 Ill. Reg. 46, p. 36, effective November 2, 1979; amended at 3 Ill. Reg. 47, p. 96, effective November 13, 1979; amended at 3 Ill. Reg. 48, p. 1, effective November 15, 1979; peremptory amendment at 4 Ill. Reg. 9, p. 259, effective February 22, 1980; amended at 4 Ill. Reg. 10, p. 258, effective February 25, 1980; amended at 4 Ill. Reg. 12, p. 551, effective March 10, 1980; amended at 4 Ill. Reg. 27, p. 387, effective June 24, 1980; emergency amendment at 4 Ill. Reg. 29, p. 294, effective July 8, 1980, for a maximum of 150 days; amended at 4 Ill. Reg. 37, p. 797, effective September 2, 1980; amended at 4 Ill. Reg. 37, p. 800, effective September 2, 1980; amended at 4 Ill. Reg. 45, p. 134, effective October 27, 1980; amended at 5 Ill. Reg. 766, effective January 2, 1981; amended at 5 Ill. Reg. 1134, effective January 26, 1981; peremptory amendment at 5 Ill. Reg. 5722, effective June 1, 1981; amended at 5 Ill. Reg. 7071, effective June 23, 1981; amended at 5 Ill. Reg. 7104, effective June 23, 1981; amended at 5 Ill. Reg. 8041, effective July 27, 1981; amended at 5 Ill. Reg. 8052, effective July 24, 1981; peremptory amendment at 5 Ill. Reg. 8106, effective August 1, 1981; peremptory amendment at 5 Ill. Reg. 10062, effective October 1, 1981;

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peremptory amendment at 5 Ill. Reg. 10079, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10095, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10113, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10124, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10131, effective October 1, 1981; amended at 5 Ill. Reg. 10730, effective October 1, 1981; amended at 5 Ill. Reg. 10733, effective October 1, 1981; amended at 5 Ill. Reg. 10760, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10767, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 11647, effective October 16, 1981; peremptory amendment at 6 Ill. Reg. 611, effective January 1, 1982; amended at 6 Ill. Reg. 1216, effective January 14, 1982; emergency amendment at 6 Ill. Reg. 2447, effective March 1, 1982, for a maximum of 150 days; peremptory amendment at 6 Ill. Reg. 2452, effective February 11, 1982; peremptory amendment at 6 Ill. Reg. 6475, effective May 18, 1982; peremptory amendment at 6 Ill. Reg. 6912, effective May 20, 1982; emergency amendment at 6 Ill. Reg. 7299, effective June 2, 1982, for a maximum of 150 days; amended at 6 Ill. Reg. 8115, effective July 1, 1982; amended at 6 Ill. Reg. 8142, effective July 1, 1982; amended at 6 Ill. Reg. 8159, effective July 1, 1982; amended at 6 Ill. Reg. 10970, effective August 26, 1982; amended at 6 Ill. Reg. 11921, effective September 21, 1982; amended at 6 Ill. Reg. 12293, effective October 1, 1982; amended at 6 Ill. Reg. 12318, effective October 1, 1982; amended at 6 Ill. Reg. 13754, effective November 1, 1982; rules repealed, new rules adopted and codified at 7 Ill. Reg. 907, effective January 7, 1983; amended (by adding Sections being codified with no substantive change) at 7 Ill. Reg. 5195; amended at 7 Ill. Reg. 9909, effective August 5, 1983; amended (by adding section being codified with no substantive change) at 7 Ill. Reg. 14747; amended (by adding section being codified with no substantive change) at 7 Ill. Reg. 16107; amended at 7 Ill. Reg. 16408, effective November 30, 1983; amended at 7 Ill. Reg. 16652, effective December 1, 1983; amended at 8 Ill. Reg. 243, effective December 27, 1983; amended at 8 Ill. Reg. 5233, effective April 9, 1984; amended at 8 Ill. Reg. 6764, effective April 27, 1984; amended at 8 Ill. Reg. 11435, effective June 27, 1984; amended at 8 Ill. Reg. 13319, effective July 16, 1984; amended at 8 Ill. Reg. 16237, effective August 24, 1984; amended (by adding sections being codified with no substantive change) at 8 Ill. Reg. 17896; amended at 9 Ill. Reg. 314, effective January 1, 1985; emergency amendment at 9 Ill. Reg. 823, effective January 3, 1985, for a maximum of 150 days; amended at 9 Ill. Reg. 9557, effective June 5, 1985; amended at 9 Ill. Reg. 10764, effective July 5, 1985; amended at 9 Ill. Reg. 15800, effective October 16, 1985; amended at 10 Ill. Reg. 1924, effective January 17, 1986; amended at 10 Ill. Reg. 3660, effective January 30, 1986; emergency amendment at 10 Ill. Reg. 4646, effective February 3, 1986, for a maximum of 150 days; amended at 10 Ill. Reg. 4896, effective March 7, 1986; amended at 10 Ill. Reg. 10681, effective June 3, 1986; amended at 10 Ill. Reg. 11041, effective June 5, 1986; amended at 10 Ill. Reg. 12662, effective July 14, 1986; amended at 10 Ill. Reg. 15118, effective September 5, 1986; amended at 10 Ill. Reg. 15640, effective September 19, 1986; amended at 10 Ill. Reg. 19079, effective October 24, 1986; amended at 11 Ill. Reg. 2307, effective January 16, 1987; amended at 11 Ill. Reg. 5297, effective March 11, 1987;

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amended at 11 Ill. Reg. 6238, effective March 20, 1987; emergency amendment at 11 Ill. Reg. 12449, effective July 10, 1987, for a maximum of 150 days; emergency amendment at 11 Ill. Reg. 12948, effective August 1, 1987, for a maximum of 150 days; emergency amendment at 11 Ill. Reg. 18311, effective November 1, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 18689, effective November 1, 1987; emergency amendment at 11 Ill. Reg. 18791, effective November 1, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 20129, effective December 4, 1987; amended at 11 Ill. Reg. 20889, effective December 14, 1987; amended at 12 Ill. Reg. 889, effective January 1, 1988; SUBPARTS C, D and E recodified to SUBPARTS E, F and G at 12 Ill. Reg. 2147; Section 114.110 recodified to Section 114.52 at 12 Ill. Reg. 2984; amended at 12 Ill. Reg. 3505, effective January 22, 1988; amended at 12 Ill. Reg. 6170, effective March 18, 1988; amended at 12 Ill. Reg. 6719, effective March 22, 1988; amended at 12 Ill. Reg. 9108, effective May 20, 1988; amended at 12 Ill. Reg. 9699, effective May 24, 1988; amended at 12 Ill. Reg. 9940, effective May 31, 1988; amended at 12 Ill. Reg. 11474, effective June 30, 1988; amended at 12 Ill. Reg. 14255, effective August 30, 1988; emergency amendment at 12 Ill. Reg. 14364, effective September 1, 1988, for a maximum of 150 days; amended at 12 Ill. Reg. 16729, effective September 30, 1988; amended at 12 Ill. Reg. 20171, effective November 28, 1988; amended at 13 Ill. Reg. 89, effective January 1, 1989; amended at 13 Ill. Reg. 1546, effective January 20, 1989; Reg. 8580, effective May 20, 1989; emergency amendment at 13 Ill. Reg. 16169, effective October 2, 1989, for a maximum of 150 days; emergency expired March 1, 1990; amended at 13 Ill. Reg. 16015, effective October 6, 1989; amended at 14 Ill. Reg. 746, effective January 1, 1990; amended at 14 Ill. Reg. 3640, effective February 23, 1990; amended at 14 Ill. Reg. 6360, effective April 16, 1990; amended at 14 Ill. Reg. 10929, effective June 20, 1990; amended at 14 Ill. Reg. 13215, effective August 6, 1990; amended at 14 Ill. Reg. 13777, effective August 10, 1990; amended at 14 Ill. Reg. 14162, effective August 17, 1990; amended at 14 Ill. Reg. 17111, effective September 30, 1990; amended at 15 Ill. Reg. 288, effective January 1, 1991; amended at 15 Ill. Reg. 5710, effective April 10, 1991; amended at 15 Ill. Reg. 11164, effective August 1, 1991; emergency amendment at 15 Ill. Reg. 15144, effective October 7, 1991, for a maximum of 150 days; amended at 16 Ill. Reg. 3512, effective February 20, 1992; emergency amendment at 16 Ill. Reg. 4540, effective March 10, 1992, for a maximum of 150 days; emergency amendment at 16 Ill. Reg. 11662, effective July 1, 1992, for a maximum of 150 days; amended at 16 Ill. Reg. 13297, effective August 15, 1992; emergency amendment at 16 Ill. Reg. 13651, effective September 1, 1992, for a maximum of 150 days; emergency amendment at 16 Ill. Reg. 14769, effective September 15, 1992, for a maximum of 150 days; emergency amendment at 16 Ill. Reg. 17772, effective November 13, 1992, for a maximum of 150 days; amended at 16 Ill. Reg. 18815, effective November 24, 1992; amended at 17 Ill. Reg. 1091, effective January 15, 1993; amended at 17 Ill. Reg. 2277, effective February 15, 1993; amended at 17 Ill. Reg. 3639, effective February 26, 1993; amended at 17 Ill. Reg. 3255, effective March 1, 1993; amended at 17 Ill. Reg. 6814, effective April

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21, 1993; amended at 17 Ill. Reg. _____, effective _____.

NOTE: CAPITALIZATION DENOTES STATUTORY LANGUAGE

SUBPART F: PAYMENT AMOUNTS

Section 114.351 Payment Levels in Group I Counties

a) The following payment levels are established for the GA Program in Group I Counties.

b) The counties included in Group I are:

Boone	DuPage	Lake	Winnebago
Champaign	Kane	McHenry	Woodford
Cook	Kankakee	Ogle	
DeKalb	Kendall	Whiteside	

1) Family And Children Assistance Case Payment Levels

SIZE OF ASSISTANCE UNIT	CARETAKER RELATIVE(S) AND CHILD(REN)	CHILD(REN) ONLY
-------------------------	--------------------------------------	-----------------

CURRENT

CURRENT

1	165	102
2	268 278	201
3	367 377	249
4	414	319
5	485	379
6	545	407
7	574	438
8	604	469
9	635	503
10	669	538
11	705	576
12	741	614
13	781	
14	822	
15	866	
16	911	
17	959	
18	1010	

2) The Transitional Assistance case payment level in Group I counties is \$154.

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Section 114.351 (continued)

c) For family sizes greater than 18 or 12, the amount of the payment level shall be determined by adding \$50.00 or \$38.00 respectively for each person above 18 or 12.

d) As the legislature has determined that payments under the GA program should contain amounts for the purpose of energy assistance, and has directed that such amounts be established by rule, the first \$10 of the GA Payment Level, in the City of Chicago and, for Caretaker Relatives and Children, Family size of 1, and the first \$18 of the GA Payment Level for Caretaker Relatives and Children of other family sizes has been designated as being for the purpose of energy assistance.

(Source: Amended at 17 Ill. Reg. _____, effective _____)

Section 114.352 Payment Levels in Group II Counties

a) The following payment levels are established for the GA Program in Group II Counties.

b) The counties included in Group II are:

Adams	Henry	Madison	Sangamon
Bureau	Iroquois	McDonough	St. Clair
Carroll	Jackson	McLean	Stephenson
Clinton	JoDaviess	Mercer	Tazewell
Coles	Knox	Monroe	Vermilion
DeWitt	LaSalle	Morgan	Wabash
Douglas	Lee	Moultrie	Warren
Effingham	Livingston	Peoria	Will
Ford	Logan	Platt	
Fulton	Macon	Putnam	
Grundy	Macoupin	Rock Island	

1) Family And Children Assistance Case Payment Levels

SIZE OF ASSISTANCE UNIT	CARETAKER RELATIVE(S) AND CHILD(REN)	CHILD(REN) ONLY
	CURRENT	CURRENT
1	160	97
2	259 269	194
3	355 365	242

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Section 114.352(b)(1) (continued)

SIZE OF
ASSISTANCE
UNIT

CARETAKER RELATIVE(S)
AND CHILD(REN)

CHILD(REN) ONLY

CURRENT	CURRENT
4	403
5	471
6	529
7	557
8	588
9	619
10	651
11	685
12	721
13	760
14	799
15	841
16	886
17	934
18	982

2) The Transitional Assistance case payment level in Group II counties is \$149.

c) For family sizes greater than 18 or 12, the amount of the payment level shall be determined by adding \$48.00 or \$38.00 respectively for each person above 18 or 12.

d) As the legislature has determined that payments under the GA program should contain amounts for the purpose of energy assistance, and has directed that such amounts be established by rule, the first \$5 of the GA Payment Level for Caretaker Relative and Children, Family size of 1, and the first \$18 of the GA Payment Level for Caretaker Relatives and Children of other family sizes has been designated as being for the purpose of energy assistance.

(Source: Amended at 17 Ill. Reg. _____, effective _____)

Section 114.353 Payment Levels in Group III Counties

a) The following payment level are established for the GA Program in Group III Counties.

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NOTICE OF PROPOSED AMENDMENTS

Section 114.353 (continued)

b) The counties included in Group III are:

Alexander	Fayette	Lawrence	Richland
Bond	Franklin	Marion	Saline
Brown	Gallatin	Marshall	Schuyler
Calhoun	Greene	Mason	Scott
Cass	Hamilton	Massac	Shelby
Christian	Hancock	Menard	Stark
Clark	Hardin	Montgomery	Union
Clay	Henderson	Perry	Washington
Crawford	Jasper	Pike	Wayne
Cumberland	Jefferson	Pope	White
Edgar	Jersey	Pulaski	Williamson
Edwards	Johnson	Randolph	

1) Family and Children Assistance Case Payment Levels

SIZE OF ASSISTANCE UNIT	CARETAKER RELATIVE(S) AND CHILD(REN)	CHILD(REN) ONLY
-------------------------------	-----------------------------------------	-----------------

CURRENT

1 154

2 247 257

3 339 349

4 389

5 453

6 511

7 538

8 566

9 597

10 628

11 662

12 696

13 733

14 771

15 812

16 855

17 900

18 948

CURRENT

94

188

237

302

359

387

414

445

477

510

545

581

2) The Transitional Assistance case payment level in Group III counties is \$144.

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Section 114.353 (continued)

c) For family sizes greater than 18 or 12, the amount of the payment level shall be determined by adding \$48.00 or \$36.00 respectively for each person above 18 or 12.

d) As the legislature has determined that payments under the GA program should contain amounts for the purpose of energy assistance, and has directed that such amounts be established by rule, the first \$18 of the GA Payment Level for Caretaker Relatives and Children of all family sizes except the family size of 1 has been designated as being for the purpose of energy assistance.

(Source: Amended at 17 Ill. Reg. _____, effective _____)

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- 1) Heading of the Part: Medical Assistance Programs
- 2) Code Citation: 89 Ill. Adm. Code 120
- 3) Section Numbers: Proposed Action:
- | | |
|--------|-----------|
| 120.20 | Amendment |
| 120.30 | Amendment |
- 4) Statutory Authority: Sections 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1991, ch. 23, pars. 12-13) [305 ILCS 5/12-13]

5) Complete Description of the Subjects and Issues Involved: These amendments are being proposed as a result of Public Act 88-90. Public Act 88-90 increased the payment levels for 2 and 3 person AFDC and SFCA cases that include an adult effective April 1, 1994. The MANG (AABD) Income Standard is used in the determination of financial eligibility for MANG of a client living in a residential home or facility which is not licensed as a medical care facility or as a sheltered care facility. The MANG(C) provisions are available for a pregnant woman, of any age, who would be eligible for AFDC or MANG(C) if the child had already been born.

This rulemaking increases the MANG(AABD) Income Standard and the MANG(C) Income Standard to coincide with the increase in the AID to Families with Dependent children payment levels. As a result of these proposed amendments, the MANG(AABD) Income Standard is increased and the MANG(C) Income Standard is increased as follow:

Family Size	Monthly Net Income
2	375
3	508

Companion amendments are also being proposed to Sections 111.20, 111.101, 112.252, 112.253, 112.254, 114.351, 114.352 and 114.353.

- 6) Will these proposed amendments replace emergency amendments currently in effect? No
- 7) Does this rulemaking contain an automatic repeal date? No
- 8) Do these proposed amendments contain incorporations by reference? No
- 9) Are there any other proposed amendments pending on this Part? Yes

Sections	Proposed Action	Illinois Register Citation
120.30	Amendment	November 12, 1993 (17 Ill. Reg. 19445)

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Sections	Proposed Action	Illinois Register Citation
120.318	Amendment	August 13, 1993 (17 Ill. Reg. 13392)
120.324	Repeal/New Section	December 17, 1993 (17 Ill. Reg.)
120.325	Repeal/New Section	December 17, 1993 (17 Ill. Reg.)
120.326	New Section	December 17, 1993 (17 Ill. Reg.)
120.327	New Section	December 17, 1993 (17 Ill. Reg.)
120.345	Amendment	November 12, 1993 (17 Ill. Reg. 19445)
120.382	Amendment	November 12, 1993 (17 Ill. Reg. 19445)
120.386	Amendment	August 13, 1993 (17 Ill. Reg. 13392)
120.388	Amendment	November 12, 1993 (17 Ill. Reg. 19445)
120.389	Amendment	November 12, 1993 (17 Ill. Reg. 19445)
120.390	Amendment	November 12, 1993 (17 Ill. Reg. 19445)

10) Statement of Statewide Policy Objectives: These proposed amendments do not affect units of local government.

11) Time, Place, and Manner in which Interested Persons may comment on this proposed rulemaking: Any interested parties may submit comments, data, views, or arguments concerning this proposed rulemaking. All comments must be in writing and should be addressed to Judy Umuna, Bureau of Rules and Regulations, Illinois Department of Public Aid, 100 South Grand Ave. E., 3rd Floor, Springfield, Illinois 62762. The Department will consider all written comments it receives within 30 days after the publication of this notice.

12) Initial Regulatory Flexibility Analysis:

- A) Date proposed rulemaking was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: Not applicable
- B) Types of small businesses affected: None
- C) Reporting, bookkeeping or other procedures required for compliance: None
- D) Types of professional skills necessary for compliance: None

The full text of the Proposed Amendments begins on the next page:

DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENTS

TITLE 89: SOCIAL SERVICES
CHAPTER I: DEPARTMENT OF PUBLIC AID
SUBCHAPTER b: ASSISTANCE PROGRAMS

PART 120
MEDICAL ASSISTANCE PROGRAMS

SUBPART A: GENERAL PROVISIONS

Section
120.1 Incorporation By Reference

SUBPART B: ASSISTANCE STANDARDS

Section
120.10 Eligibility For Medical Assistance
120.11 Eligibility For Medical Assistance For Pregnant Women and Children Born October 1, 1983, or Later Who Do Not Qualify As Mandatory Categorically Needy
120.12 Healthy Start - Medicaid Presumptive Eligibility Program For Pregnant Women
120.20 MANG(AABD) Income Standard
120.30 MANG(C) Income Standard
120.31 MANG(P) Income Standard
120.40 Exceptions To Use Of MANG Income Standard
120.50 AMI Income Standard (Repealed)

SUBPART C: FINANCIAL ELIGIBILITY DETERMINATION

Section
120.60 All Cases Other Than Intermediate Care, Skilled Nursing Care, DMHDD, DMHDD Approved Community Based Settings and Pregnant Women and Children Born October 1, 1983, or Later Who Do Not Qualify As Mandatory Categorically Needy
120.61 Cases in Intermediate Care, Skilled Nursing Care and DMHDD - MANG(AABD) and All Other Licensed Medical Facilities
120.62 Department of Mental Health and Developmental Disabilities (DMHDD) Approved Home and Community Based Residential Settings Under 89 Ill. Adm. Code 140.643
120.63 Department of Mental Health and Developmental Disabilities (DMHDD) Approved Home and Community Based Residential Settings
120.64 Pregnant Women and Children Born October 1, 1983, or Later Who Do Not Qualify As Mandatory Categorically Needy
120.65 Department of Mental Health and Developmental Disabilities (DMHDD) Licensed Community - Integrated Living Arrangements

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SUBPART D: SUPPLEMENTARY MEDICAL INSURANCE

Section
120.70 Supplementary Medical Insurance Benefits (SMIB) Buy-In Program
120.72 Eligibility for Medicare Cost Sharing as a Qualified Medicare Beneficiary (QMB)
120.73 Eligibility for Medicaid Payment of Medicare Part B Premiums as a Specified Low-Income Medicare Beneficiary (SLIB)
120.74 Qualified Medicare Beneficiary (QMB) Income Standard
120.75 Specified Low-Income Medicare Beneficiary (SLIB) Income Standard
120.76 Hospital Insurance Benefits (HIB)

SUBPART E: RECIPIENT RESTRICTION PROGRAM

Section
120.80 Recipient Restriction Program

SUBPART F: MIGRANT MEDICAL PROGRAM

Section
120.90 Migrant Medical Program
120.91 Income Standards

SUBPART G: AID TO THE MEDICALLY INDIGENT

Section
120.200 Elimination Of Aid To The Medically Indigent
120.208 Client Cooperation (Repealed)
120.210 Citizenship (Repealed)
120.211 Residence (Repealed)
120.212 Age (Repealed)
120.215 Relationship (Repealed)
120.216 Living Arrangement (Repealed)
120.217 Supplemental Payments (Repealed)
120.218 Institutional Status (Repealed)
120.224 Foster Care Program (Repealed)
120.225 Social Security Numbers (Repealed)
120.230 Unearned Income (Repealed)
120.235 Exempt Unearned Income (Repealed)
120.236 Education Benefits (Repealed)
120.240 Unearned Income In-Kind (Repealed)
120.245 Earmarked Income (Repealed)
120.250 Lump Sum Payments and Income Tax Refunds (Repealed)
120.255 Protected Income (Repealed)
120.260 Earned Income (Repealed)
120.261 Budgeting Earned Income (Repealed)
120.262 Exempt Earned Income (Repealed)
120.270 Recognized Employment Expenses (Repealed)

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120.271 Income From Work/Study/Training Program (Repealed)
 120.272 Earned Income From Self-Employment (Repealed)
 120.273 Earned Income From Roomer and Boarder (Repealed)
 120.275 Earned Income In-Kind (Repealed)
 120.276 Payments from the Illinois Department of Children and Family Services (Repealed)
 120.280 Assets (Repealed)
 120.281 Exempt Assets (Repealed)
 120.282 Asset Disregards (Repealed)
 120.283 Deferral of Consideration of Assets (Repealed)
 120.284 Spend-down of Assets (AMI) (Repealed)
 120.285 Property Transfers (Repealed)
 120.290 Persons Who May Be Included in the Assistance Unit (Repealed)
 120.295 Payment Levels for AMI (Repealed)

SUBPART H: MEDICAL ASSISTANCE - NO GRANT

Section
 120.308 Client Cooperation
 120.309 Caretaker Relative
 120.310 Citizenship
 120.311 Residence
 120.312 Age
 120.313 Blind
 120.314 Disabled
 120.315 Relationship
 120.316 Living Arrangements
 120.317 Supplemental Payments
 120.318 Institutional Status
 120.319 Assignment of Rights to Medical Support and Collection of Payment
 120.320 Cooperation in Establishing Paternity and Obtaining Medical Support
 120.321 Good Cause for Failure to Cooperate in Establishing Paternity and Obtaining Medical Support
 120.322 Proof of Good Cause for Failure to Cooperate in Establishing Paternity and Obtaining Medical Support
 120.323 Suspension of Paternity Establishment and Obtaining Medical Support Upon Finding Good Cause
 120.324 Foster Care Program
 120.325 Social Security Numbers
 120.326 Unearned Income
 120.327 Budgeting Unearned Income
 120.328 Exempt Unearned Income
 120.329 Education Benefits
 120.330 Incentive Allowance
 120.331 Unearned Income In-Kind
 120.332 Court Ordered Child Support Payments of Parent/Step-Parent
 120.333 Earmarked Income
 120.334 Medicaid Qualifying Trusts
 120.345

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120.350 Lump Sum Payments and Income Tax Refunds
 120.355 Protected Income
 120.360 Earned Income
 120.361 Budgeting Earned Income
 120.362 Exempt Earned Income
 120.364 Earned Income Exemption
 120.366 Exclusion From Earned Income Exemption
 120.370 Recognized Employment Expenses
 120.371 Income From Work/Study/Training Programs
 120.372 Earned Income From Self-Employment
 120.373 Earned Income From Roomer and Boarder
 120.375 Earned Income In Kind
 120.376 Payments from the Illinois Department of Children and Family Services
 120.379 Assessment of Assets
 120.380 Assets
 120.381 Exempt Assets
 120.382 Asset Disregard
 120.383 Deferral of Consideration of Assets
 120.384 Spend-down of Assets (MANG)
 120.385 Property Transfers for Applications Filed Prior to October 1, 1989 (Repealed)
 120.386 Property Transfers Effective for Applications Filed on or After October 1, 1989
 120.390 Persons Who May Be Included In the Assistance Unit
 120.391 Individuals Under Age 18 Who Do Not Qualify For AFDC/AFDC-MANG And Children Born October 1, 1983, or Later
 120.392 Pregnant Women Who Would Not Be Eligible For AFDC/AFDC-MANG If The Child Were Already Born Or Who Do Not Qualify As Mandatory Categorically Needy
 120.393 Pregnant Women And Children Under Age Eight Years Who Do Not Qualify As Mandatory Categorically Needy Demonstration Project.
 120.395 Payment Levels for MANG
 120.399 Redetermination of Eligibility

AUTHORITY: Implementing Articles III, IV, V, VI and VII and authorized by Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1991, ch. 23, pars. 3-1 et seq., 4-1 et seq., 5-1 et seq., 6-1 et seq., 7-1 et seq., and 12-13) [305 ILCS 5/3-1, 5/4-1, 5/5-1, 5/6-1, 5/7-1 and 5/12-13]

SOURCE: Filed effective December 30, 1977; peremptory amendment at 2 Ill. Reg. 17, p. 117, effective February 1, 1978; amended at 2 Ill. Reg. 31, p. 134, effective August 5, 1978; emergency amendment at 2 Ill. Reg. 37, p. 4, effective August 30, 1978, for a maximum of 150 days; peremptory amendment at 2 Ill. Reg. 46, p. 44, effective November 1, 1978; peremptory amendment at 2 Ill. Reg. 46, p. 56, effective November 1, 1978; emergency amendment at 3 Ill. Reg. 16, p. 41, effective April 9, 1979, for a maximum of 150 days; emergency amendment at 3 Ill. Reg. 28, p. 182, effective July 1, 1979, for a maximum of

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150 days; amended at 3 Ill. Reg. 33, p. 399, effective August 18, 1979; amended at 3 Ill. Reg. 33, p. 415, effective August 18, 1979; amended at 3 Ill. Reg. 38, p. 243, effective September 21, 1979; peremptory amendment at 3 Ill. Reg. 38, p. 321, effective September 7, 1979; amended at 3 Ill. Reg. 40, p. 140, effective October 6, 1979; amended at 3 Ill. Reg. 46, p. 36, effective November 2, 1979; amended at 3 Ill. Reg. 47, p. 96, effective November 13, 1979; amended at 3 Ill. Reg. 48, p. 1, effective November 15, 1979; peremptory amendment at 4 Ill. Reg. 9, p. 259, effective February 22, 1980; amended at 4 Ill. Reg. 10, p. 258, effective February 25, 1980; amended at 4 Ill. Reg. 12, p. 551, effective March 10, 1980; amended at 4 Ill. Reg. 27, p. 387, effective June 24, 1980; emergency amendment at 4 Ill. Reg. 29, p. 294, effective July 8, 1980, for a maximum of 150 days; amended at 4 Ill. Reg. 37, p. 797, effective September 2, 1980; amended at 4 Ill. Reg. 37, p. 800, effective September 2, 1980; amended at 4 Ill. Reg. 45, p. 134, effective October 27, 1980; amended at 5 Ill. Reg. 766, effective January 2, 1981; amended at 5 Ill. Reg. 1134, effective January 26, 1981; peremptory amendment at 5 Ill. Reg. 5722, effective June 1, 1981; amended at 5 Ill. Reg. 7071, effective June 23, 1981; amended at 5 Ill. Reg. 7104, effective June 23, 1981; amended at 5 Ill. Reg. 8041, effective July 27, 1981; amended at 5 Ill. Reg. 8052, effective July 24, 1981; peremptory amendment at 5 Ill. Reg. 8106, effective August 1, 1981; peremptory amendment at 5 Ill. Reg. 10062, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10079, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10095, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10113, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10124, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10131, effective October 1, 1981; amended at 5 Ill. Reg. 10730, effective October 1, 1981; amended at 5 Ill. Reg. 10733, effective October 1, 1981; amended at 5 Ill. Reg. 10760, effective October 1, 1981; amended at 5 Ill. Reg. 10767, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 11647, effective October 16, 1981; peremptory amendment at 6 Ill. Reg. 611, effective January 1, 1982; amended at 6 Ill. Reg. 1216, effective January 14, 1982; emergency amendment at 6 Ill. Reg. 2447, effective March 1, 1982, for a maximum of 150 days; peremptory amendment at 6 Ill. Reg. 2452, effective February 11, 1982; peremptory amendment at 6 Ill. Reg. 6475, effective May 18, 1982; peremptory amendment at 6 Ill. Reg. 6912, effective May 20, 1982; emergency amendment at 6 Ill. Reg. 7299, effective June 2, 1982, for a maximum of 150 days; amended at 6 Ill. Reg. 8115, effective July 1, 1982; amended at 6 Ill. Reg. 8142, effective July 1, 1982; amended at 6 Ill. Reg. 8159, effective July 1, 1982; amended at 6 Ill. Reg. 10970, effective August 26, 1982; amended at 6 Ill. Reg. 11921, effective September 21, 1982; amended at 6 Ill. Reg. 12293, effective October 1, 1982; amended at 6 Ill. Reg. 12318, effective October 1, 1982; amended at 6 Ill. Reg. 13754, effective November 1, 1982; amended at 7 Ill. Reg. 394, effective January 1, 1983; codified at 7 Ill. Reg. 6082; amended at 7 Ill. Reg. 8256, effective July 1, 1983; amended at 7 Ill. Reg. 8264, effective July 5, 1983; amended (by adding section being codified with no substantive change) at 7 Ill. Reg. 14747; amended (by adding sections being codified with no substantive change) at 7 Ill. Reg. 16108; amended at 8 Ill. Reg. 5253,

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effective April 9, 1984; amended at 8 Ill. Reg. 6770, effective April 27, 1984; amended at 8 Ill. Reg. 13328, effective July 16, 1984; amended (by adding sections being codified with no substantive change) at 8 Ill. Reg. 17897; amended at 8 Ill. Reg. 18903, effective September 26, 1984; peremptory amendment at 8 Ill. Reg. 20706, effective October 3, 1984; amended at 8 Ill. Reg. 25053, effective December 12, 1984; emergency amendment at 9 Ill. Reg. 830, effective January 3, 1985, for a maximum of 150 days; amended at 9 Ill. Reg. 4515, effective March 25, 1985; amended at 9 Ill. Reg. 5346, effective April 11, 1985; amended at 9 Ill. Reg. 7153, effective May 6, 1985; amended at 9 Ill. Reg. 11346, effective July 8, 1985; amended at 9 Ill. Reg. 12298, effective July 25, 1985; amended at 9 Ill. Reg. 12823, effective August 9, 1985; amended at 9 Ill. Reg. 15903, effective October 4, 1985; amended at 9 Ill. Reg. 16300, effective October 10, 1985; amended at 9 Ill. Reg. 16906, effective October 18, 1985; amended at 10 Ill. Reg. 1192, effective January 10, 1986; amended at 10 Ill. Reg. 3033, effective January 23, 1986; amended at 10 Ill. Reg. 4907, effective March 7, 1986; amended at 10 Ill. Reg. 6966, effective April 16, 1986; amended at 10 Ill. Reg. 10688, effective June 3, 1986; amended at 10 Ill. Reg. 12672, effective July 14, 1986; amended at 10 Ill. Reg. 15649, effective September 19, 1986; amended at 11 Ill. Reg. 3992, effective February 23, 1987; amended at 11 Ill. Reg. 7652, effective April 15, 1987; amended at 11 Ill. Reg. 8735, effective April 20, 1987; emergency amendment at 11 Ill. Reg. 12458, effective July 10, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 14034, effective August 14, 1987; amended at 11 Ill. Reg. 14763, effective August 26, 1987; amended at 11 Ill. Reg. 20142, effective January 1, 1988; amended at 11 Ill. Reg. 20898, effective December 14, 1987; amended at 12 Ill. Reg. 904, effective January 1, 1988; amended at 12 Ill. Reg. 3516, effective January 22, 1988; amended at 12 Ill. Reg. 6234, effective March 22, 1988; amended at 12 Ill. Reg. 8672, effective May 13, 1988; amended at 12 Ill. Reg. 9132, effective May 20, 1988; amended at 12 Ill. Reg. 11483, effective June 30, 1988; emergency amendment at 12 Ill. Reg. 11632, effective July 1, 1988, for a maximum of 150 days; emergency amendment at 12 Ill. Reg. 11839, effective July 1, 1988, for a maximum of 150 days; amended at 12 Ill. Reg. 12835, effective July 22, 1988; emergency amendment at 12 Ill. Reg. 13243, effective July 29, 1988, for a maximum of 150 days; amended at 12 Ill. Reg. 17867, effective October 30, 1988; amended at 12 Ill. Reg. 19704, effective November 15, 1988; amended at 12 Ill. Reg. 20188, effective November 23, 1988; amended at 13 Ill. Reg. 116, effective January 1, 1989; amended at 13 Ill. Reg. 2081, effective February 3, 1989; amended at 13 Ill. Reg. 3908, effective March 10, 1989; emergency amendment at 13 Ill. Reg. 11929, effective June 27, 1989, for a maximum of 150 days; emergency expired November 25, 1989; emergency amendment at 13 Ill. Reg. 12137, effective July 1, 1989, for a maximum of 150 days; amended at 13 Ill. Reg. 15404, effective October 6, 1989; emergency amendment at 13 Ill. Reg. 16866, effective October 2, 1989, for a maximum of 150 days; emergency expired March 1, 1990; amended at 13 Ill. Reg. 17483, effective October 31, 1989; amended at 13 Ill. Reg. 17838, effective November 8, 1989; amended at 13 Ill. Reg. 18872, effective November 17, 1989; amended at 14 Ill. Reg. 760, effective January 1, 1990; emergency amendment at 14 Ill. Reg. 1494, effective January 2, 1990, for a maximum of 150 days;

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amended at 14 Ill. Reg. 4233, effective March 5, 1990; emergency amendment at 14 Ill. Reg. 5839, effective April 3, 1990, for a maximum of 150 days; amended at 14 Ill. Reg. 6372, effective April 16, 1990; amended at 14 Ill. Reg. 7637, effective May 10, 1990; amended at 14 Ill. Reg. 10396, effective June 20, 1990; amended at 14 Ill. Reg. 13227, effective August 6, 1990; amended at 14 Ill. Reg. 14814, effective September 3, 1990; amended at 14 Ill. Reg. 17004, effective September 30, 1990; emergency amendment at 15 Ill. Reg. 348, effective January 1, 1991, for a maximum of 150 days; amended at 15 Ill. Reg. 5302, effective April 1, 1991; amended at 15 Ill. Reg. 10101, effective June 24, 1991; amended at 15 Ill. Reg. 11973, effective August 12, 1991; amended at 15 Ill. Reg. 12747, effective August 16, 1991; amended at 15 Ill. Reg. 14105, effective September 11, 1991; amended at 15 Ill. Reg. 14240, effective September 23, 1991; amended at 16 Ill. Reg. 139, effective December 24, 1991; amended at 16 Ill. Reg. 1862, effective January 20, 1992; amended at 16 Ill. Reg. 10034, effective June 15, 1992; amended at 16 Ill. Reg. 11582, effective July 15, 1992; amended at 16 Ill. Reg. 17290, effective November 3, 1992; amended at 17 Ill. Reg. 1102, effective January 15, 1993; amended at 17 Ill. Reg. 6827, effective April 21, 1993; amended at 17 Ill. Reg. 10402, effective June 28, 1993; amended at 17 Ill. Reg. _____, effective _____.

NOTE: CAPITALIZATION DENOTES STATUTORY LANGUAGE

SUBPART B: ASSISTANCE STANDARDS

Section 120.20	MANG(AABD) Income Standard	Number In Family	Monthly Net Income
		1	267 283
		2	333 375
		3	458 508
		4	517 558
		5	608 650
		6	683 733
		7	717 767
		8	750 808
		9	792 850
		10	833 900
		11	875 942
		12	925 992
		13	975 1042
		14	1035 1100
		15	1075 1158
		16	1133 1217
		17	1193 1283
		18	1258 1350

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Section 120.20 (continued)

- a) If the above number in the household exceeds the number provided above, add \$66 for each additional person.
- b) A client receiving care in a public tuberculosis hospital is not considered to be receiving long term care. Such a client's financial eligibility for MANG is determined by use of the Aid to the Aged, Blind or Disabled MANG (AABD) Income Standard.
- c) The MANG (AABD) Income Standard is used in the determination of financial eligibility for MANG of a client living in a residential home or facility which is not licensed as a medical care facility or as a sheltered care facility. The cost of maintenance and/or care in such a facility is not an allowable medical expense. Regardless of the amount the client may be paying for care and/or maintenance in the facility, the client's nonexempt income and assets in excess of the MANG (AABD) Standard are considered available for payment for medical care not provided in the facility.
- d) MANG
 - 1) A recipient residing in a DMHDD facility is allowed \$30.00 per month in lieu of any other MANG standard.
 - 2) As soon as MANG (AABD) clients become residents of a DMHDD facility, a Skilled Nursing Facility, an Intermediate Care Facility, or other facility, their eligibility for MANG is determined separately from persons remaining in the home.
 - 3) When eligibility is based on being temporarily discharged from a DMHDD facility for the purpose of obtaining medical care in a general hospital, the amount which the recipient is obligated to pay the DMHDD for care and maintenance is to be allowed in addition to the \$30.00.
 - 4) Clients in a long term facility are allowed deductions from their non-SSI income to meet the needs of their community spouse, dependent family members and dependent children under age 21 who do not reside with the community spouse. Family members include dependent children under age 21, dependent adult children, dependent parents or dependent siblings of either spouse; who reside with the spouse in the community. To calculate the amount of non-SSI income to be deducted, use the:
 - A) Community Spouse Maintenance Needs Allowance (as described at Section 120.61) if the deduction is for a spouse in the community;

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Section 120.20(d)(4) (continued)

B) Family Maintenance Needs Allowance (as described in Section 120.61) if the deduction is for dependent family member(s) residing with the community spouse; and

C) AFDC cash grant standard if the deduction is for dependent children under age 21 who do not reside with the community spouse.

(Source: Amended at 17 Ill. Reg. _____, effective _____)

Section 120.30 MANG(C) Income Standard

Number In Family	Monthly Net Income
1	283
2	368 375
3	492 <u>508</u>
4	558
5	650
6	733
7	767
8	808
9	850
10	900
11	942
12	992
13	1042
14	1100
15	1158
16	1217
17	1283
18	1350

a) If the number in the household unit exceeds the number provided above, add \$67.00 for each additional person.

b) MANG(C) is available for a pregnant woman, of any age, who would be eligible for AFDC or MANG(C) if the child had already been born. If the woman is married and her spouse lives with her, her pregnancy does not make her spouse eligible for MANG(C). The pregnant woman and her spouse's income are combined and compared to the MANG standard for three persons even though only the pregnant woman is eligible to receive MANG(C) before the child's birth.

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Section 120.30 (continued)

c) If the case includes adults only, the MANG standard for one adult is \$283.00. The standard for two adults is ~~\$358.00~~ \$375.00. An unborn child is counted as a family member.

d) When a child has earmarked income, other than State Supplemental Income (SSI), and the parent does not want this income applied to total family needs, the child is not to be included in the assistance unit. The family size used in the application of the MANG(C) Income Standards shall be reduced by one for each such child determined ineligible on this basis.

e) When financial eligibility for MANG(C) is being determined for one child only, the income of the child in excess of \$283.00 a month is considered available to pay toward the child's medical expenses. The child shall be allowed an asset disregard in the amount for one client as stated in Section 120.382.

f) If eligibility is being determined for more than one child, the MANG(C) Standard for number of people shall be used. Two children shall be allowed an asset disregard in the amount for a client and one dependent as stated in Section 120.382. Add \$50 for each additional child residing in the same household.

(Source: Amended at 17 Ill. Reg. _____, effective _____)

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1) Heading of the Part:

Postsurgical Recovery Care Center Demonstration Program Code

2) Code Citation:

77 Ill. Adm. Code 210

3) Section Numbers:

210.1000

210.1050

210.1100

210.1200

210.1300

210.1400

210.1500

210.1600

210.1700

210.1800

210.1900

210.2000

210.2100

210.2200

210.2300

210.2400

210.2500

210.2600

210.2700

210.2800

210.2900

210.3000

Proposed Action:

New Section

New Section

New Section

New Section

New Section

New Section

New Section

New Section

New Section

New Section

New Section

New Section

New Section

New Section

New Section

New Section

New Section

New Section

New Section

New Section

New Section

4) Statutory Authority:

Alternative Health Care Delivery Act

210 ILCS 3

5) A Complete Description of the Subjects and Issues Involved:

These proposed rules will implement Public Act 88-441 (the Act) (S.B.066, effective August 20, 1993), which amended the Alternative Health Care Delivery Act to establish the postsurgical recovery care demonstration program. The Act requires the Department to adopt rules concerning postsurgical recovery care centers within 9 months after the effective date of the Act.

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A Postsurgical Recovery Care Center Model (Model) is a designated site that provides postsurgical recovery care for generally healthy patients undergoing surgical procedures that require overnight nursing care, pain control, or observation that would otherwise be provided in an inpatient setting. Participating facilities must have held a valid license as a hospital or ambulatory surgical treatment center on or before August 20, 1991 and have held a valid license continuously since that time. The length of a patient's stay in a Model is limited to 72 or fewer hours. Models can be no larger than 20 beds.

The Department's rules include Definitions, Incorporation by Reference, and a description of the Demonstration Program Elements. Application procedures, obligations and privileges of Models, and requirements for the issuance of a license are set forth, including the issuance of provisional licenses. Provisions concerning inspections and investigations, notice of violation and plan of correction, and adverse licensure action are included. The rules establish admission practices, including a nondiscrimination policy, and the requirements for limiting services provided. Requirements for standards of professional practice, length of stay, patient's rights, personnel, patient care, and infection control are established. The rules also include provisions for laboratory, pharmacy, and radiological service, including possession of a valid CLIA certificate for tests performed by the Model. Information that must be included in patient records is set forth. Transfer policies required by the Law are stated in the rules. Food service and physical plant standards are set forth. The licensee is also required to develop and implement a quality assessment and improvement program. The postsurgical recovery care center demonstration program will be reviewed annually by the State Board of Health for a period of up to five years after the adoption of the rules to determine if the program should continue operation.

The economic effect of this proposed rulemaking is unknown. Therefore, the Department requests any information that would assist in calculating this effect.

The Department anticipates adoption of this rulemaking approximately six to nine months after the publication of the Notice in the Illinois Register.

6) Will this Rulemaking Replace an Emergency Rule Currently in Effect? _____

Yes _____ No X _____

7) Does this Rulemaking Contain an Automatic Repeal Date? Yes _____ No X _____

If "yes," please specify the date: _____

8) Does this Rulemaking Contain Any Incorporations By Reference? _____

Yes X _____ No _____

9) Are there any other Proposed Amendments Pending on this Part? _____

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Yes No X10) Statement of Statewide Policy Objectives:

This rulemaking does not create or expand a State Mandate.

11) Time, Place, and Manner in which Interested Persons May Comment on this Rulemaking:

Interested persons may present their comments concerning these rules by writing to Ms. Gail M. DeVito, Division of Governmental Affairs, Illinois Department of Public Health, 535 West Jefferson, Fifth Floor, Springfield, Illinois 62761 within 45 days after this issue of the Illinois Register.

These rules may have an impact on small businesses. In accordance with Sections 1-75 and 5-30 of the Illinois Administrative Procedure Act, any small business may present their comments in writing to Gail M. DeVito at the above address.

Any small business (as defined in Section 1-75 of the Illinois Administrative Procedure Act) commenting on these rules shall indicate their status as such, in writing, in their comments.

12) Initial Regulatory Flexibility Analysis:

A) Date Rulemaking was Submitted to the Business Assistance Office of the Department of Commerce and Community Affairs:

B) Type of Small Businesses Affected:

Hospitals, ambulatory surgical treatment centers who participate in the demonstration program.

C) Reporting, Bookkeeping or Other Procedures Required for Compliance:

Quality assessment and improvement requirements in compliance with Section 210.3000.

D) Types of Professional Skills Necessary for Compliance:

Professional health care personnel in accordance with the requirements of Section 210.2200.

The full text of the Proposed Rules begins on the next page:

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED RULES

TITLE 77: PUBLIC HEALTH
CHAPTER 1: DEPARTMENT OF PUBLIC HEALTH
SUBCHAPTER b: HOSPITALS AND AMBULATORY CARE FACILITIES

PART 210

POSTSURGICAL RECOVERY CARE CENTER DEMONSTRATION PROGRAM CODE

Section

210.1000 Definitions

210.1050 Incorporation by Reference

210.1100 Demonstration Program Elements

210.1200 Application for and Issuance of a License to Operate a Postsurgical Recovery Care Center Model

210.1300 Obligations and Privileges of Postsurgical Recovery Care Center Models

210.1400 Inspections and Investigations

210.1500 Notice of Violation and Plan of Correction

210.1600 Adverse Licensure Action

210.1700 Admission Practices

210.1800 Approval of Protocols for the Admission of Postsurgical Patients

210.1900 Standards of Professional Practice

210.2000 Length of Stay

210.2100 Patient's Rights

210.2200 Personnel

210.2300 Patient Care

210.2400 Infection Control

210.2500 Laboratory, Pharmacy and Radiological Services

210.2600 Records and Reports

210.2700 Transfer Agreement

210.2800 Food Service

210.2900 Physical Plant

210.3000 Quality Assessment and Improvement

AUTHORITY: Implementing and authorized by the Alternative Health Care Delivery Act [210 ILCS 3].

SOURCE: Adopted at 18 Ill. Reg. , effective .

NOTE: Italics and capitalization denote statutory language.

Section 210.1000 Definitions

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The following terms have the meaning ascribed to them here whenever the term is used in this Part.

Act - the Alternative Health Care Delivery Act [210 ILCS 3].

Ambulatory Surgical Treatment Center - a facility licensed pursuant to the Ambulatory Surgical Treatment Center Act (Ill. Rev. Stat. 1991, ch. 111 1/2, pars. 157-8.1 et seq.) [210 ILCS 5].

Board - THE STATE BOARD OF HEALTH. (Section 10 of the Act)

Charitable Care - the intentional provision of free or discounted postsurgical recovery care center services to persons who cannot afford to pay.

Comparable Health Care Providers - other facilities holding the comparable Illinois Department of Public Health license.

Demonstration Program or Program - A PROGRAM TO LICENSE AND STUDY ALTERNATIVE HEALTH CARE MODELS AUTHORIZED UNDER THE ACT. (Section 10 of the Act)

Dentist - a person licensed to practice under the Illinois Dental Practice Act (Ill. Rev. Stat. 1991, ch. 111, pars. 2301 et seq.) [225 ILCS 25].

Department - THE ILLINOIS DEPARTMENT OF PUBLIC HEALTH. (Section 10 of the Act)

Dietician - a person who:

is registered or eligible for registration by the American Dietetic Association; or

has a baccalaureate degree with major studies in food and nutrition, dietetics, and food service management, has one year of supervisory experience in the dietetic service of a health care institution, and participates annually in continuing dietetic education.

Director - the DIRECTOR OF PUBLIC HEALTH or his designee. (Section 10 of the Act)

Hospital - a facility licensed pursuant to the Hospital Licensing Act (Ill. Rev. Stat. 1991, ch. 111 1/2, pars. 142 et seq.) [210 ILCS 85].

Inspection - any survey, evaluation, or investigation of the Postsurgical Recovery Care

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Center Model's compliance with the Act and this Part by the Department or designee.

Licensee - the person or entity licensed to operate the Postsurgical Recovery Care Center Model.

Medical Staff - physicians, dentists and podiatrists granted admitting privileges in accordance with Section 210.1900(a).

Operator - the person responsible for the control, maintenance and governance of the Model, its personnel and physical plant.

Owner - the individual, partnership, corporation, association or other person who owns the Model.

Patient's Representative - a person authorized by the patient or by law to act on behalf of the patient.

Pharmacist - a person licensed as a registered pharmacist under the Pharmacy Practice Act (Ill. Rev. Stat. 1991, ch. 111, pars. 4121 et seq.) [225 ILCS 85].

Podiatrist - a person who is licensed to practice under the Podiatric Medical Practice Act of 1987 (Ill. Rev. Stat. 1991, ch. 111, pars. 4251 et seq.) [225 ILCS 100].

Physician - a person licensed to practice medicine in all its branches under the Medical Practice Act of 1987 (Ill. Rev. Stat. 1991, ch. 111, pars. 4400-1 et seq.) [225 ILCS 60].

Postsurgical Recovery Care Center Model or Model - A DESIGNATED SITE WHICH PROVIDES POSTSURGICAL RECOVERY CARE FOR GENERALLY HEALTHY PATIENTS UNDERGOING SURGICAL PROCEDURES THAT REQUIRE OVERNIGHT NURSING CARE, PAIN CONTROL, OR OBSERVATION THAT WOULD OTHERWISE BE PROVIDED IN AN INPATIENT SETTING.

Qualified Consulting Committee - a committee whose members are qualified physicians who establish the required standards commensurate with the size, scope, extent and complexity of service programs and procedures for which the program is licensed.

Registered Nurse - a person who is licensed as a registered professional nurse under the Illinois Nursing Act of 1987 (Ill. Rev. Stat. 1991, ch. 111, pars. 3501 et seq.) [225 ILCS 65].

Substantial Compliance - meeting requirements except for variance from the strict and literal performance, which results in unimportant omissions or defects given the

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particular circumstances involved. This definition is limited to the phrase as used in Section 210.1200.

Section 210.1050 Incorporation by Reference

The following Illinois statutes and administrative rules of the Department of Public Health are incorporated by reference in this Part.

- a) Hospital Licensing Act and Hospital Licensing Requirements (77 Ill. Adm. Code 250)
- b) Ambulatory Surgical Treatment Center Act and Ambulatory Surgical Treatment Center Licensing Requirements (77 Ill. Adm. Code 205)

Section 210.1100 Demonstration Program Elements

- a) The Postsurgical Recovery Care Center Demonstration Program (Program) shall be reviewed annually by the Board to determine if it should continue operation for a period up to five years, commencing with the effective date of this Part.

- b) A Postsurgical Recovery Care Center Model shall be licensed pursuant to this Part to be considered a participant in the Program.

- c) A POSTSURGICAL RECOVERY CARE CENTER MODEL SHALL BE NO LARGER THAN 20 BEDS. (Section 35 of the Act)

- d) Applications for participation in the Program shall be considered only when a vacancy exists in one of the allocated Program slots for the relevant geographic area.

- e) AT THE MIDPOINT AND END OF THE PROGRAM, THE BOARD SHALL EVALUATE AND MAKE RECOMMENDATIONS TO THE GOVERNOR AND THE GENERAL ASSEMBLY, THROUGH THE DEPARTMENT, REGARDING THE PROGRAM, in accordance with Section 20(b) of the Act.

- f) THE DEPARTMENT SHALL DEPOSIT ALL APPLICATION FEES, RENEWAL FEES AND FINES COLLECTED UNDER THE ACT and this Part INTO THE REGULATORY EVALUATION AND BASIC ENFORCEMENT FUND IN THE STATE TREASURY. (Section 25(d) of the Act)

Section 210.1200 Application for and Issuance of a License to Operate a Postsurgical Recovery Care Center Model

- a) The applicant shall have been licensed as a hospital pursuant to the Hospital Licensing Act or as an ambulatory surgical treatment center pursuant to the Ambulatory Surgical Treatment

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Center Act on or before August 20, 1991, and have held a valid license continuously since that time.

- b) Applications for a license to operate a Postsurgical Recovery Care Center Model shall be in writing on forms provided by the Department. The application shall be made under oath and shall contain the following:

- 1) Proof of a Certificate of Need to establish and operate a Postsurgical Recovery Care Center Model issued by the Health Facilities Planning Board under the Illinois Health Facilities Planning Act (Ill. Rev. Stat. ch. 111 1/2, pars. 115 et seq.) [20 ILCS 3960];

- 2) The name and address of the hospital or ambulatory surgical treatment center licensee, which shall be the name of the Model licensee;

- 3) The name of the proposed Model;

- 4) The address of the proposed Model;

- 5) A precise description of the site of the proposed Model and, if it is located within the hospital or ambulatory surgical treatment center, the unit or area, including room numbers, of the portion of the facility designated as the Postsurgical Recovery Care Center Model;

- 6) The number of postsurgical recovery care beds;

- 7) The name and address of the registered agent or other individual authorized to receive Service of Process for the Model licensee;

- 8) The name, address and Illinois license numbers of the following persons:

- A) Administrator
- B) Medical Director
- C) Supervisory Nurse

- 9) A copy of the transfer agreement with a licensed hospital within 15 minutes travel time of the proposed Model;

- 10) Documentation of compliance with Section 210.2500, Laboratory, Pharmacy and Radiological Services;

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- 11) Documentation of Compliance with Section 210.2800, Food Service;
 - 12) The Model's admission protocol and transfer criteria as required by Section 210.1800;
 - 13) Information regarding any conviction of the owner or operator of the proposed Model of a felony or of any other crime under the laws of any state or of the United States arising out of or in connection with the operation of a health care facility; and
 - 14) Information regarding any encumbrance on a health care license issued in Illinois or any other state to the owner or operator of the proposed Model.
- c) Schematic architectural plans must be submitted for approval prior to submission of the application.
- d) An application for initial and renewal licensure shall be accompanied by an application fee of \$500 plus \$100 for each Postsurgical Recovery Care Center Model bed.
- e) Upon receipt and review of a complete application for licensure, the Department shall conduct an inspection to determine compliance with the Act and this Part.
- f) If the proposed Model is found to be in substantial compliance with the Act and this Part, the Department shall issue a license for a period of one year.
- 1) The license shall not be transferable; it is issued to the licensee and for the specific location and number of beds identified in the application.
 - 2) The license shall become automatically void and shall be returned to the Department if the Model's hospital or ambulatory surgical treatment center license is revoked, nonrenewed or relinquished, denied, forfeited, or suspended.
- g) An application for license renewal shall be filed with the Department 90-120 days prior to the expiration of the license, on forms provided by the Department.
- 1) The renewal application shall comply with the requirements of subsections (a), (b) and (d) of this Section; and
 - 2) Upon receipt and review of a complete application for license renewal, the Department may conduct a survey. The Department shall renew the license in accordance with subsection (f) of this Section.
- h) THE DEPARTMENT MAY ISSUE A PROVISIONAL LICENSE TO ANY Postsurgical Recovery Care Center Model THAT DOES NOT SUBSTANTIALLY COMPLY WITH THE PROVISIONS OF THE ACT and this Part:

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- 1) A provisional license may be issued only IF THE DEPARTMENT FINDS THAT:
- A) THE MODEL HAS UNDERTAKEN CHANGES AND CORRECTIONS WHICH UPON COMPLETION WILL RENDER THE MODEL IN SUBSTANTIAL COMPLIANCE WITH THE ACT and this Part; AND
 - B) THE HEALTH AND SAFETY OF THE PATIENTS in the Model WILL BE PROTECTED DURING THE PERIOD FOR WHICH THE PROVISIONAL LICENSE IS ISSUED. (Section 30 (c) of the Act)
- 2) THE DEPARTMENT SHALL ADVISE THE APPLICANT OR LICENSEE OF THE CONDITIONS UNDER WHICH THE PROVISIONAL LICENSE IS ISSUED, INCLUDING:
- A) THE MANNER IN WHICH THE MODEL FAILS TO COMPLY WITH THE PROVISIONS OF THE ACT and this Part;
 - B) The changes and corrections that shall be completed;
 - C) THE TIME WITHIN WHICH THE NECESSARY CHANGES AND CORRECTIONS SHALL BE COMPLETED (Section 30 (c) of the Act); and
 - D) The interim actions that are necessary to protect the health and safety of the patients.
- i) The Postsurgical Recovery Care Center Model license or provisional license shall be prominently displayed in an area accessible to the public.
 - j) A Postsurgical Recovery Care Center Model licensed under this Part shall operate in conformance with the Hospital Licensing Act or Ambulatory Surgical Treatment Center Act and the rules promulgated thereunder, corresponding to its primary facility license, for all matters and requirements not specifically addressed in this Part.
- Section 210.1300 Obligations and Privileges of Postsurgical Recovery Care Center Models
- a) Postsurgical Recovery Care Center Models SHALL, within 30 days of licensure, SEEK CERTIFICATION UNDER TITLES XVIII AND XIX OF THE FEDERAL SOCIAL SECURITY ACT. (Section 30(d) of the Act)
 - b) Postsurgical Recovery Care Center Models SHALL PROVIDE CHARITABLE CARE CONSISTENT WITH THAT PROVIDED BY COMPARABLE HEALTH CARE PROVIDERS IN THE GEOGRAPHIC AREA. For the purpose of this Part, COMPARABLE HEALTH CARE PROVIDERS shall include hospitals and ambulatory

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surgical treatment centers. (Section 30(d) of the Act)

- c) A LICENSED Postsurgical Recovery Care Center Model THAT CONTINUES TO BE IN SUBSTANTIAL COMPLIANCE AFTER THE CONCLUSION OF THE DEMONSTRATION PROGRAM SHALL BE ELIGIBLE FOR ANNUAL LICENSE RENEWALS UNLESS AND UNTIL A DIFFERENT LICENSE RENEWAL PROGRAM FOR THAT TYPE OF HEALTH CARE MODEL IS ESTABLISHED BY LEGISLATION. (Section 30(c) of the Act)

- d) NO FACILITY OR PERSON SHALL HOLD ITSELF OUT TO THE PUBLIC AS A "RECOVERY CARE CENTER" OR "POSTSURGICAL RECOVERY CARE CENTER" UNLESS IT IS LICENSED AS A POSTSURGICAL RECOVERY CARE CENTER Model UNDER the ACT. (Section 36 of the Act)

Section 210.1400 Inspections and Investigations

- a) THE DEPARTMENT SHALL PERFORM LICENSE INSPECTIONS OF Postsurgical Recovery Care Center Models, AS DEEMED NECESSARY, TO ENSURE COMPLIANCE WITH THE ACT and this Part. (Section 25(c) of the Act)
- b) All Postsurgical Recovery Care Center Models to which this Part applies shall be subject to and shall be deemed to have given consent to all inspections by properly identified personnel of the Department, or by other such properly identified persons as the Department might designate. In addition, representatives of the Department shall have access to and may reproduce or photocopy any books, records, and other documents maintained by the Model or the licensee to the extent necessary to carry out the Act and this Part.
- c) THE DEPARTMENT SHALL INVESTIGATE AN APPLICANT OR LICENSEE whenever it receives A VERIFIED COMPLAINT IN WRITING OF ANY PERSON SETTING FORTH FACTS WHICH, IF PROVEN, WOULD CONSTITUTE GROUNDS FOR THE DENIAL OF AN APPLICATION FOR A LICENSE, REFUSAL TO RENEW A LICENSE, OR SUSPENSION OR REVOCATION OF A LICENSE. (Section 50 of the Act)
- d) THE DEPARTMENT MAY ALSO INVESTIGATE AN APPLICANT OR LICENSEE ON ITS OWN MOTION or based upon complaints received by mail, telephone, or in person. (Section 50 of the Act)

Section 210.1500 Notice of Violation and Plan of Correction

- a) Upon determination that the licensee or applicant is in violation of the Act or this Part, the Department shall issue a written Notice of Violation and request a plan of correction. The notice shall specify the violation(s), and shall instruct the licensee or applicant to submit a plan of correction to the Department within 10 days after receipt of the Notice.

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- b) Within the ten-day period, a licensee or applicant may request additional time for submission of the plan of correction. The Department may extend the period for submission of the plan of correction for an additional 30 days, when the Department finds that corrective action by the Model to abate or eliminate the violation(s) will require substantial capital improvement. The Department will consider the extent and complexity of necessary physical plant repairs and improvements and any impact on the health, safety, or welfare of the patients of the Model in determining whether to grant a requested extension.

- c) Each plan of correction shall be based on an assessment by the Model of the conditions or occurrences that are the basis of the violation(s) and an evaluation of the practices, policies, and procedures that have caused or contributed to the conditions or occurrences. Evidence of such assessment and evaluation shall be maintained by the Model. Each plan of correction shall include:

- 1) A description of the specific corrective action the Model is taking, or plans to take, to abate, eliminate, or correct the violation(s) cited in the Notice;
 - 2) A description of the steps that will be taken to avoid future occurrences of the same and similar violation(s); and
 - 3) A specific date by which the corrective action will be completed.
- d) Submission of a plan of correction shall not be considered an admission by the Model that the violation(s) has occurred.
- e) The applicant or licensee may submit additional information in response to the Notice of Violation that it believes will clarify the condition or alleged violation(s). The Department will consider the information in reviewing the applicant's or licensee's response and the plan of correction.
- f) The Department shall review each plan of correction to ensure that it provides for the abatement, elimination, or correction of the violation. The Department shall reject a submitted plan only if it finds any of the following deficiencies:
- 1) The plan does not appear to address the conditions or occurrences that are the basis of the violation and an evaluation of the practices, policies, and procedures that have caused or contributed to the conditions or occurrences.
 - 2) The plan is not specific enough to indicate the actual actions the Model will be taking to abate, eliminate, or correct the violation.
 - 3) The plan does not provide for measures that will abate, eliminate, or correct the

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violation.

- 4) The plan does not provide steps that will avoid future occurrences of the same and similar violations.
- 5) The plan does not provide for timely completion of the corrective action, considering the seriousness of the violation, any possible harm to the patients, and the extent and complexity of the correction action.
- g) The Department shall notify the licensee or applicant if the plan of correction is rejected, including specific reasons for the rejection of the plan. The Model shall submit a modified plan that addresses the requirements of subsection (c) of this Section with five days after receipt of notice of rejection.
- h) If a licensee or applicant fails to make a timely submission of a modified plan of correction, or such modified plan is not acceptable to the Department, a plan of correction shall be specified and imposed by the Department.
- i) The Department shall verify the completion of the corrective action required by the plan of correction within the specified time period during subsequent investigations, surveys, and evaluations of the Model.

Section 210.1600 Adverse Licensure Action

- a) BEFORE DENYING A LICENSE APPLICATION, REFUSING TO RENEW A LICENSE, SUSPENDING A LICENSE, REVOKING A LICENSE, or assessing an administrative fine, THE DEPARTMENT SHALL NOTIFY THE APPLICANT OR THE LICENSEE IN WRITING. THE NOTICE SHALL SPECIFY THE CHARGES OR REASONS FOR THE DEPARTMENT'S CONTEMPLATED ACTION, and shall provide the applicant or licensee an opportunity to file a request for a hearing WITHIN 10 DAYS AFTER RECEIVING THE NOTICE. (Section 50 of the Act)
- 1) A FAILURE TO REQUEST A HEARING WITHIN 10 DAYS SHALL CONSTITUTE A WAIVER OF THE APPLICANT'S OR LICENSEE'S RIGHT TO A HEARING. (Section 50 of the Act)
- 2) THE HEARING SHALL BE CONDUCTED BY THE DIRECTOR OR AN INDIVIDUAL DESIGNATED IN WRITING BY THE DIRECTOR AS an Administrative Law Judge, and shall be conducted in conformance with the Department's Rules of Practice and Procedure in Administrative Hearings (77 Ill. Adm. Code 100) and Section 65 of the Act. (Section 55 of the Act)
- b) A license MAY BE DENIED, SUSPENDED, REVOKED, THE RENEWAL OF A

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LICENSE MAY BE DENIED or administrative fine assessed, FOR ANY OF THE FOLLOWING REASONS:

- 1) VIOLATION OF ANY PROVISION OF THE ACT or this Part.
- 2) CONVICTION OF THE OWNER OR OPERATOR OF THE Postsurgical Recovery Care Center Model OF A FELONY OR OF ANY OTHER CRIME UNDER THE LAWS OF ANY STATE OR OF THE UNITED STATES ARISING OUT OF OR IN CONNECTION WITH THE OPERATION OF A HEALTH CARE FACILITY. THE RECORD OF CONVICTION OR A CERTIFIED COPY OF IT SHALL BE CONCLUSIVE EVIDENCE OF CONVICTION.
- 3) AN ENCUMBRANCE ON A HEALTH CARE LICENSE ISSUED IN ILLINOIS OR ANY OTHER STATE TO THE OWNER OR OPERATOR OF THE Postsurgical Recovery Care Center Model.
- 4) REVOCATION OF ANY FACILITY LICENSE ISSUED BY THE DEPARTMENT DURING THE PREVIOUS FIVE YEARS OR SURRENDER OR EXPIRATION OF THE LICENSE DURING THE PENDENCY OF ACTION BY THE DEPARTMENT TO REVOKE OR SUSPEND THE LICENSE DURING THE PREVIOUS FIVE YEARS, IF THE PRIOR LICENSE WAS ISSUED TO THE INDIVIDUAL APPLICANT OR A CONTROLLING OWNER OR CONTROLLING COMBINATION OF OWNERS OF THE APPLICANT OR ANY AFFILIATE OF THE INDIVIDUAL APPLICANT OR CONTROLLING OWNER OF THE APPLICANT OR AFFILIATE OF THE APPLICANT WAS A CONTROLLING OWNER OF THE PRIOR LICENSE. (Section 45 of the Act)
- c) An action to assess an administrative fine may be initiated in conjunction with or in lieu of other adverse licensure action.
- d) The amount of an administrative fine shall be determined based on consideration of the following:
 - 1) The nature and severity of the violation(s);
 - 2) The Model's diligence in correcting the violation(s);
 - 3) Whether the Model had been previously cited for similar violation(s);
 - 4) The number of violations;
 - 5) The duration of uncorrected violation(s); and

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- 6) The impact or potential impact of the violation(s) on patient health and safety.
- c) The administrative fine shall be calculated in relation to the number of days the violation existed, or continues to exist if it has not been corrected. The total amount of the fine assessed shall fall within the following parameters:
 - 1) For a violation that occurred as a single event or incident -- between \$100 and \$5,000 per violation.
 - 2) For a violation that was or is continuing beyond a single event or incident -- between \$100 and \$500 per day per violation.

Section 210.1700 Admission Practices

The Model shall establish and follow admission criteria that provide for:

- a) The admission of postsurgical patients to the Model that is consistent with the recommendations of the QUALIFIED CONSULTING COMMITTEE in Section 210.1900 and as approved by the Department as defined in Section 210.1800 (Section 36 of the Act).
- b) The nondiscrimination of patients based on disability, race, religion, sex, source of payment, and any other basis recognized by applicable State and federal laws.

Section 210.1800 Approval of Protocols for the Admission of Postsurgical Patients

- a) An admission protocol specifying the criteria for admitting a postsurgical patient to the Model shall be included in the application as provided in Section 210.1200. The admission protocol must address at least the following:

- 1) All patients shall be admitted to the Model by a member of the medical staff with admitting privileges, and shall be under the professional care of a member of the medical staff.
- 2) Criteria for admission that include limiting services provided as follows:
 - A) the patient must have been discharged from the post anesthesia care unit or recovery room of the ASTC or hospital where the procedure was performed. The patient may not be directly admitted to the Model from the operating room.
 - B) patients must be three years of age or older, have no known infection or communicable disease and fall within anesthesia class I or II but require postoperative overnight stay;

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- C) patients will require a stay of not more than 48 hours (may be extended to 72 hours when the necessity of the extension is documented by the admitting physician and approved by the Medical Director);
 - D) the level of care needed by the patient is not complex and can safely be provided by the Postsurgical Recovery Care Center Model, and does not require hospitalization;
 - E) the patient is physiologically stable at the time of admission and has experienced no intraoperative or postoperative complications; and
 - F) the patient does not require the administration of blood or blood products.
- 3) The types of surgical procedures performed in ambulatory surgical treatment centers or hospitals which the Postsurgical Recovery Care Center Model intends to admit, including evidence that the expected postoperative stay is less than 48 hours and the postoperative complication rate is minimal.
 - 4) At the time of admission the patient's medical record must include:
 - A) a current history and physical examination conducted or approved by members of the medical staff;
 - B) patient diagnosis;
 - C) a discharge summary from the referring facility or physician, including the surgical procedure performed, the type of anesthesia used, medications given, recovery events and any other pertinent information regarding the patient's status;
 - D) physician orders;
 - E) documentation concerning advance directives; and
 - F) any other underlying medical condition that could be relevant to the patient's care.
- b) The admission protocol and any subsequent revisions shall be approved by the applicant's consulting committee prior to submission to the Department, and documentation of the approval must be submitted with the request for the Department's approval.
 - c) The initial and any revised admission protocols may not be put into effect without prior approval of the Department as provided in this Section.
 - d) The Department shall review all admission protocols submitted with the application, renewal

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application and any separate submission under this Section to assure that the admission protocol provides for the admission of only postsurgical patients who can safely be cared for outside of a licensed acute care hospital. The Department will disapprove any admission protocol that allows an admission that would be life threatening in nature or that does not meet the requirements set forth in Section 210.1800(a).

- c) Upon receipt of the information from the Model, the Department will either approve the admission protocol, or disapprove the admission protocol as provided under subsection (d) of this Section. The Department will seek the recommendations of medical specialty and other professional consultants concerning the safety of specific admission protocols when it determines that such consultation is necessary. The Department will also consider any additional information submitted by medical specialists and other professionals and by medical specialty and other professional societies in making these determinations.

Section 210.1900 Standards of Professional Practice

- a) A qualified consulting committee shall be appointed in writing by the operator and/or owner of the Postsurgical Recovery Care Center Model and shall establish and enforce standards for professional work in the Model and standards of competency for medical staff. The consulting committee shall meet not less than quarterly and shall document all meetings with written minutes. These written minutes shall be maintained at the Model and shall be available for inspection by the Department.

- 1) The consulting committee shall review development and content of the written policies and procedures of the Postsurgical Recovery Care Center Model, the procedures for granting privileges, and the quality of the postsurgical recovery care services provided. Evidence of such review shall be recorded in the minutes.

- 2) Credentials shall be provided by those physicians, dentists, and podiatrists seeking admitting privileges. These credentials shall be reviewed by the consulting committee, and specific practice privileges shall be available for the Model's staff use and public information within the Model.

- 3) Each member of the medical staff granted specific admitting privileges shall provide documentation indicating the name of the Illinois licensed hospital(s) where they have privileges. Such statements or documentation shall be available for inspection by the Department. A list of privileges granted each medical staff member of the Postsurgical Recovery Care Center Model shall be available at all times for use by the staff of the Postsurgical Recovery Care Center Model and for inspection by Department staff.

- b) A physician shall be designated "Medical Director."
 - 1) The Medical Director shall assure compliance with the policies and procedures

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pertaining to medical procedures, approved by the consulting committee.

- 2) The Medical Director shall be responsible for the implementation of medical policies and procedures contained in the Model's policies and procedures governing the professional personnel involved in direct care of patients.
- 3) The Medical Director shall establish and assure compliance of standards for the observation of patients by nursing personnel during the postoperative period.
 - c) A qualified physician shall be on-call and able to be physically present in the Model within 15 minutes of a request from the nurse in charge at all times when patients are present in the Postsurgical Recovery Care Center Model.
 - d) The qualified consulting committee in a licensed ambulatory surgical treatment center may act as the consulting committee in the Postsurgical Recovery Care Center Model.

Section 210.2000 Length of Stay

- a) THE MAXIMUM LENGTH OF STAY FOR PATIENTS SHALL NOT EXCEED 48 HOURS UNLESS THE TREATING PHYSICIAN, dentist, or podiatrist REQUESTS AN EXTENSION OF TIME FROM THE Postsurgical Recovery Care Center Model's MEDICAL DIRECTOR ON THE BASIS OF MEDICAL OR CLINICAL DOCUMENTATION THAT AN ADDITIONAL CARE PERIOD IS REQUIRED FOR THE RECOVERY OF A PATIENT AND THE MEDICAL DIRECTOR APPROVES THE EXTENSION OF TIME.
- b) No patient shall STAY IN THE POSTSURGICAL RECOVERY CARE CENTER MODEL LONGER THAN 72 HOURS. IF A PATIENT REQUIRES AN ADDITIONAL CARE PERIOD, THE PATIENT SHALL BE TRANSFERRED TO AN APPROPRIATE FACILITY.
- c) REPORTS ON VARIANCES FROM THE 48 HOUR LIMIT SHALL BE SENT TO THE DEPARTMENT FOR EVALUATION within 30 days of the patient's discharge. The report shall not identify the patient or physician but shall detail the following (Section 35 of the Act):
 - 1) patient diagnosis and the surgical procedure performed;
 - 2) the reason(s) for the extended stay;
 - 3) actual length of stay;
 - 4) documentation of the Medical Director's approval;

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- 5) documentation of consulting committee review of the case and the results of the review.

Section 210.2100 Patient's Rights

- a) A patient shall not be deprived of any rights, benefits, or privileges guaranteed by law based solely on his/her status as a patient of the Model.
- b) The Model shall notify the patient's representatives whenever the patient suffers from a surgical complication, illness, or accident.
- c) Every patient shall be permitted to refuse medical treatment and to know the consequences of such action.
- d) Every patient or patient's representative shall be permitted to inspect and copy all of the patient's clinical and other records concerning the patient's care and maintenance kept by the Model or by the patient's physician.
- e) All patients shall be permitted respect and privacy in their medical and personal care program. Every patient's case discussion, consultation, examination, and treatment shall be confidential and shall be conducted discreetly. Those persons not directly involved in the patient's care must have the patient's permission to be present.
- f) Every patient shall be permitted unimpeded, private, and uncensored communication of his/her choice by mail and telephone. The Model shall ensure that correspondence is promptly received and mailed, and that telephones are reasonably accessible.

Section 210.2200 Personnel

- a) A registered nurse with postgraduate education or at least three years experience within the last five years in the postanesthesia recovery unit or medical/surgical unit of an acute care hospital or in an ambulatory surgery treatment center shall be designated as the Supervising Nurse and shall direct and supervise the nursing personnel and the nursing care of the patients.
- b) The licensee shall provide a sufficient number of properly trained and supervised staff to meet the needs of each patient. At least two licensed nurses, one of whom is a registered nurse, must be on duty when patients are present.
- c) The licensee shall define, through job descriptions, minimum education, and experience, requirements for all staff, consultants and contract staff providing services to the Postsurgical Recovery Care Center Model. All nursing staff must:
 - 1) be certified for basic cardiopulmonary life support; and,

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- 2) have a minimum of two years experience within the last five years in the post-anesthesia recovery unit or medical/surgical unit of an acute care hospital or in an ambulatory surgery treatment center.
- d) The licensee shall provide an initial orientation and routine, pertinent training to all staff. This training may include return demonstration, one-on-one training, small group exercises, or lecture. All training shall be documented with:
 - 1) date,
 - 2) starting and ending time,
 - 3) instructor(s),
 - 4) short description of content,
 - 5) participants' written and printed signatures.
- e) The Model shall establish an employee health program that includes the following:
 - 1) an assessment of the employee's health and immunization status at the time of employment;
 - 2) policies regarding required immunizations;
 - 3) policies and procedures for the periodic health assessment of all personnel. These policies must specify the content of the health assessment and the interval between assessments and must comply with Section 690.720 Tuberculosis, of the Department's rules entitled "Control of Communicable Diseases Code" (77 Ill. Adm. Code 690).

Section 210.2300 Patient Care

- a) All persons shall be admitted to the Model by a member of the medical staff and shall be under the professional care of a member of the medical staff.
- b) No medication, treatment or diagnostic test shall be administered to a patient except on the written order of a member of the medical staff. Verbal orders shall be signed before the medical staff member leaves the Model. Telephone orders shall be countersigned within 24 hours.
- c) Policies and procedures must be developed and implemented that address the following:
 - 1) An initial nursing assessment shall be performed by a registered nurse on admission of

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the patient to the Model.

- 2) A nursing care plan shall be developed and implemented that addresses the needs of the patient and is coordinated with the patient's medical management plan.
- 3) Visiting rules shall be developed that protect the health, safety and privacy of the patients.

- A) Visiting hours shall be communicated to the patient and posted in an area(s) visible to all persons entering the Model.
- B) No visitor shall knowingly be admitted who has a known infectious disease, who has recently recovered from such a disease, or who has recently had contact with such a disease.
- C) Smoking by visitors shall be prohibited except in specially designated areas.
- 4) Emergency Care and Transfers
 - A) Policies and procedures shall be developed which establish the extent of emergency treatment to be provided in the Model, including basic life support procedures and transfer arrangements for patients who require care beyond the scope provided by the Model.

- B) There shall be monitoring equipment, suction apparatus, oxygen, and cardiopulmonary resuscitation equipment available in the Model.

- C) Scheduled and emergency patient transfers shall be by a licensed ambulance service.

- D) Appropriate medical records and a summary of the events precipitating the transfer must accompany the patient.

- E) The Model must have a written disaster plan of operation with procedures to be followed in the event of fire, natural disaster or other threat to patient safety.

- 5) Policies and procedures shall be developed and implemented concerning the administration, storage, and disposal of medications.

- d) Written discharge instructions shall be provided to each patient based upon the patient's health care needs and the medical staff's instructions.

- c) Patients shall be discharged only on the written signed order of a member of the medical

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staff.

Section 210.2400 Infection Control

- a) The Model must provide a sanitary environment to avoid sources and transmission of infections and communicable diseases. There must be an active program for the prevention, control and investigation of infections and communicable diseases.
- b) A person or persons shall be designated as infection control officer or officers to develop and implement policies governing control of infections and communicable disease. Policies and procedures shall be developed to address the following:
 - 1) Medical, nursing and non-professional staff behaviors to prevent and control the transmission of infections or communicable diseases.
 - 2) Measures to handle infectious cases that develop in the Model (patients known to be infectious preoperatively or intraoperatively are not to be admitted to the Model).
 - 3) Reporting and care of cases of communicable diseases shall be in accordance with 77 Ill. Adm. Code 690, the Control of Communicable Diseases Code.
 - 4) A systematic plan of checking and recording cases of infection, known or suspected, which develop in the Model.
- c) The Model shall ensure maintenance of a sanitary environment with all equipment in good working order. Written procedures shall include:
 - 1) Provision for garbage, refuse and medical waste removal in such a manner that will not permit the transmission of a contagious disease, create a nuisance or fire hazard or provide a breeding place for vermin or rodents;
 - 2) Insect and rodent control;
 - 3) Maintenance of water, heat, ventilation and air conditioning, and electrical service;
 - 4) The use, cleaning and care of equipment and supplies; and
 - 5) Housekeeping and cleaning measures and schedule.
- d) Laundry shall be processed in accordance with Sections 250.1740, 250.1750 and 250.760 of the Hospital Licensing Requirements.

Section 210.2500 Laboratory, Pharmacy and Radiological Services

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- a) Each Postsurgical Recovery Care Center Model shall meet the following:
 - 1) Possess a valid Clinical Laboratory Improvement Amendments (CLIA) certificate for those tests performed by the Model; and
 - 2) Have a written agreement with a laboratory which possesses a valid CLIA certificate to perform any required laboratory procedures which are not performed in the center.
- b) Blood and blood products may not be administered in the Model.
- c) Pharmacy services shall be provided directly by the Model or by contract with a pharmacy licensed pursuant to the Pharmacy Practice Act.
- d) Pharmacy services not provided by contract must be under the direction of a registered pharmacist employed by the Model on a full-time, part-time or consulting basis.
- e) All drugs and medicines shall be stored and dispensed in accordance with applicable State and federal laws and regulations.
- f) Radiologic services sufficient to perform and interpret the radiological examinations necessary to meet the needs of the patients must be provided.
- g) All x-rays shall be read by a member of the medical staff or a consulting radiologist approved by the consulting committee.

Section 210.2600 Records and Reports

- a) Accurate and complete clinical records shall be maintained for each patient, and all entries in the clinical record shall be made at the time when care, treatment, medications or other medical services are given. The record shall include, but not be limited to, the following:
 - 1) patient identification;
 - 2) admitting information including the patient's history and physical examination findings, discharge summary from the ambulatory surgical treatment center or hospital where the surgical procedure was performed as required by Section 210.1800(a) of this Part;
 - 3) signed physician, dentist, or podiatrist orders;
 - 4) laboratory and radiology tests results;
 - 5) medication and medical treatments;

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- 6) physician and consultant or allied health personnel progress notes;
- 7) nursing observation, progress notes and vital sign charting;
- 8) discharge instructions and condition at discharge;
- 9) documentation concerning advance directives; and
- 10) signed discharge summary.
- b) Records must be stored in a safe manner that will assure safety from water seepage or fire damage and will safeguard from unauthorized access.
- c) All original records or copies of such records shall be maintained in accordance with a Postsurgical Recovery Care Center Model policy that complies with State and federal laws.
- d) Each Postsurgical Recovery Care Center Model shall submit to the Department clinical statistical data that include the following:
 - 1) the total number of patients admitted to the Postsurgical Recovery Care Center Model;
 - 2) the number of patients admitted itemized by the surgical procedure and anesthesia class that was performed prompting the admission;
 - 3) the number and type of complications, including the specific procedure associated with each complication;
 - 4) the number of patients requiring transfer to another health care facility for treatment of complications or other reasons. List the procedure type of health care facility, and the complication or reason which prompted each transfer; and
 - 5) the number of deaths, including the surgical procedure performed prior to admittance and the events leading up to the patient's death.
- e) This clinical data shall be submitted to the Department's quarterly, with reports due no later than January 15, April 15, and October 15 for the preceding quarter.

Section 210.2700 Transfer Agreement

- a) IN ORDER TO HANDLE CASES OF COMPLICATIONS, EMERGENCIES OR EXIGENT CIRCUMSTANCES, the POSTSURGICAL RECOVERY CARE CENTER MODEL SHALL MAINTAIN A CONTRACTUAL RELATIONSHIP, INCLUDING A TRANSFER

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AGREEMENT, WITH A GENERAL ACUTE CARE HOSPITAL.

- b) The POSTSURGICAL RECOVERY CARE CENTER Model SHALL BE LOCATED WITHIN 15 MINUTES TRAVEL TIME FROM THE GENERAL ACUTE CARE HOSPITAL WITH WHICH THE Model MAINTAINS A TRANSFER AGREEMENT. (Section 35 of the Act)

Section 210.2800 Food Service

- a) Postsurgical Recovery Care Center Models may use food service facilities located within facilities licensed under the Hospital Licensing Act or the Nursing Home Care Act (Ill. Rev. Stat. 1991, ch. 111 1/2, pars. 4151-101 et seq.) [210 ILCS 45]. Procedures and equipment shall be in place to assure the safe transport and service of meals and snacks.

- b) All other Postsurgical Recovery Care Center Models shall procure meals and snacks from a source that complies with the following: Sections 250.1610, 250.1620, 250.1630, 250.1640, 250.1650, 250.1660, 250.1670, 250.1680 of the Hospital Licensing Requirements. Procedures and equipment shall be in place to assure the safe transport and service of meals and snacks.

- c) To the extent medically possible, a minimum of three meals, or their equivalent, shall be served daily.

- d) Menus must be approved by a dietitian who is employed by the Postsurgical Recovery Care Center Model on a full-time, part-time or consultant basis. Dietary consultation shall be provided to patients as needed or requested.

- e) Therapeutic or modified diets must be served as ordered.

- f) A patient's intake of food and liquids shall be monitored and documented as dictated by the patient's condition and the surgical procedure performed.

Section 210.2900 Physical Plant

- a) Postsurgical Recovery Care Center Models built after January 1, 1994 shall comply with the following Sections of the Hospital Licensing Requirements: 250.2410, 250.2420, 250.2430, 250.2440(d)(1-4), 250.2450, 250.2460, 250.2470, 250.2480, 250.2490 and 250.2500.

- b) If subsection (a) above does not apply, the Postsurgical Recovery Care Center Model shall comply with the following Sections of the Hospital Licensing Requirements: 250.2620, 250.2630(d)(1-5), 250.2640, 250.2650, 250.2660, 250.2670 and 250.2680.

Section 210.3000 Quality Assessment and Improvement

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- a) The licensee shall develop and implement a quality assessment and improvement program designed to meet at least the following:

- 1) Ongoing monitoring and evaluation of the quality and accessibility of care and services provided by the Model or under contract, including but not limited to:

- A) admission of patients appropriate to the capabilities of the Model,
- B) patient satisfaction,
- C) costs for delivery of services, and
- D) infection control.

- 2) Identification and analysis of problems;

- 3) Identification and implementation of corrective action or changes in response to problems.

- b) The licensee shall afford the Department and the Board access to any materials or documents generated pursuant to the Model's quality assessment and improvement program or that otherwise relate to patient demand, utilization and satisfaction; healthcare costs; healthcare cost effectiveness; financial viability of the Model; and access to healthcare services. Reports shall not identify the patient or physician. Additionally, THE BOARD SHALL COLLECT UNIFORM BILLING DATA SUBSTANTIALLY THE SAME AS SPECIFIED IN SECTION 4-2(c) OF THE ILLINOIS HEALTH FINANCE REFORM ACT. A COPY OF THE DATA shall be forwarded TO THE ILLINOIS HEALTH CARE COST CONTAINMENT COUNCIL. (Section 20 of the Act) Such information shall be used by the Department and the Board to evaluate and assess Postsurgical Recovery Care Center Models in relation to the Demonstration Program, and shall be afforded the same confidential status as is provided information concerning medical studies in Article VIII, Part 21 of the Code of Civil Procedure (Ill. Rev. Stat. 1991, ch. 110, pars. 1-101 et seq.) [735 ILCS 5].

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NOTICE OF PROPOSED AMENDMENTS

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1) Heading of the Part:

Private Sewage Disposal Code

2) Code Citation:

77 Ill. Adm. Code 905

3) Section Numbers:

905.10

905.15

905.20

905.30

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905.170

905.180

905.190

905.200

905.210

Repealed

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ILLUSTRATION G

ILLUSTRATION H

EXHIBIT A

EXHIBIT B

ILLUSTRATION I

EXHIBIT A

EXHIBIT B

EXHIBIT C

EXHIBIT D

ILLUSTRATION J

EXHIBIT A

EXHIBIT B

EXHIBIT C

EXHIBIT D

ILLUSTRATION K

EXHIBIT A

EXHIBIT B

EXHIBIT C

EXHIBIT D

EXHIBIT E

EXHIBIT F

EXHIBIT G

EXHIBIT H

ILLUSTRATION L

EXHIBIT A

EXHIBIT B

EXHIBIT C

ILLUSTRATION M

EXHIBIT A

EXHIBIT B

ILLUSTRATION N

EXHIBIT A

EXHIBIT B

EXHIBIT C

EXHIBIT D

EXHIBIT E

EXHIBIT F

ILLUSTRATION O

EXHIBIT A

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ILLUSTRATION R

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APPENDIX B
EXHIBIT BAmendment
Amendment

4)

Statutory Authority:

Private Sewage Disposal Act

(Ill. Rev. Stat. 1991, ch. 111 1/2, par. 116.301 et seq.) [225 ILCS 225]

5)

A Complete Description of the Subjects and Issues Involved:

The existing rules establish requirements for the design, construction, operation, maintenance and service of private sewage disposal systems.

Section 905.10. This Section adds definitions for Ag. Experiment Station, Common Collector Effluent Receiving Trench, Graveless Seepage System, Hot Tub, Limiting Layer, Non-Residential Property, Residential Property, SCS Soil Boring, Soil Classifier, and Soil Science Terms.

Section 905.15. This Section amends several incorporated materials to reflect current editions and adds the incorporation of Standard Methods for Examination of Water and Wastewater published by the American Public Health Association and a Glossary of Soil Science Terms published by the Soil Science Society of America, Title 40 of the Code of Federal Regulations and the National Engineering Handbook published by the Soil Conservation Service.

Section 905.20. This Section adds requirements for the disposal of backwash water, hot tub wastewater, and floor drains wastewater. It requires cleanouts for building sewers and alternative options for storing the waste from garbage grinders. Due to the hydraulic load and contents of backwash water, hot tub wastewater and floor drains they cannot be put into a private sewage disposal system. Cleanouts provide access to building sewers. Alternate options provide choice in locating components of the sewage system.

Section 905.30. This Section deletes the use of a seepage pit as a method of sewage disposal and references the Private Sewage Mound Code (77 Ill. Adm. Code 906). The seepage pit concentrates pollutants from sewage and endangers groundwater due to its depth. The Private Sewage Mound Code provides another disposal option.

Section 905.40. This Section adds a requirement for septic tank manufacturers to record information about the delivery of septic tanks. Records of the location of septic tank installations can be reviewed to assure a permit has been obtained as required. Section 905.40(b)(6) regarding the internal characteristics of a septic tank has been rearranged in a checklist format. Requirements for the internal dimensions for two-compartment septic

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tanks have been added. Currently there are no requirements for two compartment tanks.

Section 905.50. This Section is being amended to required seepage field laterals connected to a distribution box to be equal in length if not looped. Since a distribution box distributes sewage flows equally, the receiving lines must be equal in length.

Section 905.55. This Section has been added to provide the use of a soil investigation as an alternative to using a percolation test to size a subsurface seepage system. It describes the soil investigation and the information to be provided by a soil classifier. Soils information is more detailed and reproducible than percolation tests and therefore a better option for sizing a subsurface seepage system.

Section 905.60. This Section has been rearranged to be more understandable. Requirements for sizing subsurface seepage systems based on information provided in the soil investigation have been added as well as requirement for the use of fill material. Since soils information is an option for sizing subsurface seepage systems, the sizing requirements have been provided. The request to use fill material in the area of the subsurface seepage system is more common, therefore requirements for the use of fill are appropriate. Seepage pits are being deleted as indicated in Section 905.30.

Section 905.70. This Section adds requirements for the use of sand filters for non-residential use. It also provides for distributing effluent in larger sand filters by using a pressure dosing system. Sand filter sizing and design requirements for non-residential flows are different than residential flows, therefore the separate requirements.

Section 905.80. Amendments to proper references have been made.

Section 905.90. This Section changes design requirements to require a septic tank prior to a waste stabilization lagoon to reduce detention time and lagoon size. Embankment slopes have been adjusted to reduce water weed growth and improve mowing capabilities. Requirements for the placement of the outlet baffle have been added.

Section 905.100. Aerobic treatment plants are mechanical units requiring routine maintenance. This Section adds a requirement for semi-annual maintenance of aerobic units or as an option, testing of the effluent to show that the aerobic treatment plant is functioning properly. Requirements for service and non-residential use have been added. Aerobic treatment plants sizing and design requirements for non-residential flows or different than residential flow, therefore the separate requirement.

Section 905.110. Requirements further outlining how surface discharges can be used have been added. Examples are given for further clarification. These amendments give further detail on the proper location and use of surface discharges. This Section also requires the use of Effluent Receiving Trenches to reduce the flow of treated effluent to

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the ground surface.

Section 905.120. Amendments to this Section reflect changes made to Section 905.110.

Section 905.125. This is a new section that includes requirements for the use of pumps, dosing/pump chambers and ancillary equipment. Pumps, pump chambers, and warning devices are used more in repairing sewage systems. This Section sets minimum requirements for their use.

Section 905.130. The Private Sewage Disposal Licensing Act regulates portable toilets, however, the current rules are silent on this area. This Section adds requirements for the construction of portable toilets.

Section 905.140. Certain floor drain wastes, oils, solvents are detrimental to a private sewage disposal system. This Section adds a requirement of receiving automotive floor drain wastes to holding tank and for proper disposal of that waste.

Section 905.150. This Section amends the requirement that a sanitary dump station be separate from any other private sewage system. Recreation vehicle holding tanks which dispose of waste to a sanitary dump station contain chemicals which must not be discharged into a private sewage disposal system.

Section 905.160. This Section deletes seepage pits as a system into which swimming pool waste water can be discharged. Seepage pits are being deleted as indicated in Section 905.30.

Section 905.170. The requirements of Section 905.210, which is being repealed, concerning notification of disposal sites, are being included in this Section. Requirements for the disposal of waste from portable toilets has been added.

Section 905.180. This Section adds a requirement of a waiting period after a person has failed the exam two times in a calendar year. Persons who fail the exam twice have demonstrated their inability to understand the requirements of the Code. In addition, the number of different test questions are limited and time discourages familiarity with the test questions.

Section 905.190. This Section adds a requirement of persons who cover a private sewage disposal system without obtaining a construction approval to uncover the system of inspection. Persons who cover private sewage systems prior to inspection make inspection difficult or impossible. Especially when a permit to install the system was not obtained. Contractor and soil classifier responsibilities are outlined so everyone knows who is responsible for what activities.

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Section 905.210. This Section is being deleted as a separate section and the contents have been incorporated into Section 905.170.

905. Appendix A. Illustrations and exhibits in this Section have been added, revised, and deleted to accurately reflect changes in Section 905.10 through 905.210. Items such as new drawings, updated pipe listing, amended percolation test procedure, subsurface system sizing charts and a soil suitability chart have been updated.

The economic effect of this proposed rulemaking is unknown. Therefore, the Department requests nay information that would assist in calculating this effect.

6) Will this Rulemaking Replace an Emergency Rules Currently in Effect?

Yes ☐ No ☒

7) Does this Rulemaking Contain an Automatic Repeal Date?

Yes ☐ No ☒

If "yes", please specify the date: _____

8) Does this Rulemaking Contain Any Incorporations By Reference?

Yes ☒ No ☐

9) Are there any other Proposed Amendments Pending on this Part?

Yes ☐ No ☒

If Yes:

Section Numbers	Proposed Action	Ill. Reg. Citation
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10) Statement of Statewide Policy Objectives:

The rulemaking does not affect municipalities, counties, townships or other units of local government.

11) Time, Place, and Manner in which Interested Persons May Comment on this Rulemaking:

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Interested persons may present their comments concerning these rules by writing to Gail M. DeVito, Division of Governmental Affairs, Illinois Department of Public Health, 525 West Jefferson, Second Floor, Springfield, Illinois 62761, within 45 days after this issue of the Illinois Register.

A public hearing to gather public comments on the proposed rules will be held on February 4, 1994, 10:00 a.m. - 1:00 p.m., Illinois Department of Public Health, 1st Floor Training Room, 525 West Jefferson, Springfield, Illinois 62761.

Persons presenting oral testimony should provide to the hearing officer at the time of the public hearing a written copy of such testimony. No oral testimony will be accepted without a written copy of the testimony being provided.

These rules may have an impact on small businesses. In accordance with Sections 3.01 and 4.03 of the Illinois Administrative Procedure Act, any small business may present their comments in writing to Gail M. DeVito at the above address.

Any small business (as defined in Section 3.10 of the Illinois Administrative Procedure Act) commenting on these rules shall indicate their status as such, in writing, in their comments.

12) Initial Regulatory Flexibility Analysis:

A) Date Rulemaking was Submitted to the Business Assistance Office of the Department of Commerce and Community Affairs:

B) Type of Small Businesses Affected:

Manufacturers of septic tanks and private sewage contractors.

C) Reporting, Bookkeeping or Other Procedures Required for Compliance:

Manufacturers of septic tanks will be required to record information about each septic tank sold or delivered but this information would not be required to be submitted or reported to the Department.

D) Types of Professional Skills Necessary for Compliance:

None

The full text of the Proposed Amendments begins on the next page:

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NOTICE OF PROPOSED AMENDMENTS

TITLE 77: PUBLIC HEALTH
CHAPTER I: DEPARTMENT OF PUBLIC HEALTH
SUBCHAPTER I: WATER AND SEWAGE

PART 905
PRIVATE SEWAGE DISPOSAL CODE

Section

905.10

905.15 Definitions

905.20 Incorporated Materials

905.30 General Requirements

905.40 Approved Private Sewage Disposal Systems

905.50 Septic Tanks

905.55 Distribution Boxes

905.60 Subsurface Seepage System Design Requirements

905.70 Subsurface Seepage System Construction Requirements

905.80 Buried Sand Filters

905.90 Recirculating Sand Filter

905.100 Waste Stabilization Ponds

905.110 Aerobic Treatment Plants

905.120 Effluent Surface Discharges

905.125 Disinfection

905.130 Pumps, Pumping/Dosing Chambers, Ancillary Equipment

905.140 Human Waste Disposal

905.150 Holding Tanks

905.160 Sanitary Dump Stations

905.170 Swimming Pool Wastewater

905.170 Servicing, Cleaning, Transporting and Disposing of Wastes from Private Sewage Disposal Systems

905.180 Examinations for Licensure

905.190 Installation Approval

905.200 Licenses and Fees

905.210 Notification of Disposal Site (Repealed)

APPENDIX A Illustrations and Exhibits

ILLUSTRATION A Quantity of Sewage Flows

ILLUSTRATION B Approved Plastic Pipe Materials (Repealed)

ILLUSTRATION C List of Approved Plastic Pipe for Private Sewage Disposal System Septic

Uses

ILLUSTRATION D Location of Components of Private Sewage Disposal Systems¹

ILLUSTRATION E Septic Tanks

EXHIBIT A Septic Tank with Slip-In Baffles

EXHIBIT B Septic Tank with T-Baffles

EXHIBIT C Typical Gas Deflection Devices

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ILLUSTRATION F	Minimum Volumes for Septic Tanks Serving Residential Units
ILLUSTRATION G	Instructions for Conducting Percolation Tests
ILLUSTRATION H	Subsurface Seepage System Size Determination
EXHIBIT A	Gravel System
EXHIBIT B	Gravelless System
ILLUSTRATION I	Seepage Field Construction
EXHIBIT A	Standards Gravel System
EXHIBIT B	Size and Spacing - Gravel System
EXHIBIT C	Gravelless System
EXHIBIT D	Size and Spacing - Gravelless System
ILLUSTRATION J	Septic Tank Subsurface Seepage Field
EXHIBIT A	Plan View - Gravel System
EXHIBIT B	Section View - Gravel System
EXHIBIT C	Plan View - Gravelless System
EXHIBIT D	Section View - Gravelless System
ILLUSTRATION K	Serial Distribution
EXHIBIT A	Plan View #1 - Gravel System
EXHIBIT B	Section View #1 - Gravel System
EXHIBIT C	Plan View #2 - Gravel System
EXHIBIT D	Section View #2 - Gravel System
EXHIBIT E	Plan View #1 - Gravelless System
EXHIBIT F	Section View #1 - Gravelless System
EXHIBIT G	Plan View #2 - Gravelless System
EXHIBIT H	Section View #2 - Gravelless System
ILLUSTRATION L	Seepage Bed
EXHIBIT A	Plan View
EXHIBIT B	Side View
EXHIBIT C	End View
ILLUSTRATION M	Soil Suitability for On-Site Design Seepage Pits
EXHIBIT A	Vertical Wall Areas (Repeated)
EXHIBIT B	Construction Views (Repeated)
ILLUSTRATION N	Buried Sand Filter
EXHIBIT A	Plan View
EXHIBIT B	Section View
EXHIBIT C	End View
EXHIBIT D	Manifold to Lateral Connections
EXHIBIT E	Pressure Distribution System - Center Manifold
EXHIBIT F	Pressure Distribution System - End Manifold
ILLUSTRATION O	Recirculating Sand Filter System
EXHIBIT A	System Diagram
EXHIBIT B	Flow Splitter Detail
ILLUSTRATION P	Recirculating Sand Filter Sizing Chart
ILLUSTRATION Q	Recirculating Recirculation Tank Pump Control

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ILLUSTRATION R	Waste Stabilization Pond
EXHIBIT A	Plan View
EXHIBIT B	Section View
EXHIBIT C	Lagoon Surface Area in Square Feet
ILLUSTRATION S	Chlorine Contact Tank
EXHIBIT A	Minimum Required Chlorine Contact Tank Volume
EXHIBIT B	Chlorine Feeder, Contact Tank, and Sampling Port
ILLUSTRATION T	Sanitary and Concrete Vault Privy
ILLUSTRATION U	Septic Privy Distribution System
EXHIBIT A	Plan View
EXHIBIT B	Section View
ILLUSTRATION V	Sanitary Dump Station
EXHIBIT A	Section View #1
EXHIBIT B	Plan View
EXHIBIT C	Section View #2
ILLUSTRATION W	Swimming Pool Backwash Water Holding Tank
ILLUSTRATION X	Local Authorities (Repeated)
APPENDIX B	Telephone or Address Inquiries to the Regional Office

AUTHORITY: Implementing and authorized by the Private Sewage Disposal Licensing Act (Ill. Rev. Stat, 1991, ch. 111 1/2, pars. 116.301 et seq.) [225 ILCS 225].

SOURCE: Filed October 19, 1974, effective October 25, 1974; rules repealed, new rules adopted at 6 Ill. Reg. 3095, effective March 9, 1982; amended at 8 Ill. Reg. 8552, effective June 4, 1984; codified at 8 Ill. Reg. 19821; amended at 9 Ill. Reg. 20738, effective January 3, 1986; amended at 10 Ill. Reg. 11054, effective July 1, 1986, amended at 18 Ill. Reg. _____, effective _____.

Section 905.10 Definitions

In addition to the definitions contained in the Private Sewage Disposal Licensing Act (Ill. Rev. Stat. 1983 (Ill. Rev. Stat. 1991 4983, ch. 111 1/2, pars. 116.301 et seq.) [225 ILCS 225] the following definitions shall apply:

"Aerobic Treatment Plant" means equipment or devices for the treatment of sewage by the forced addition of air or oxygen.

"Ag. Experiment Station" means the University of Illinois Agricultural Experiment Station.

"Approved" or "Approval" means accepted by or acceptable to the Department.

"ASTM" means the American Society for Testing and Materials.

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"Building Sewer" means that part of the horizontal piping of a drainage system which extends from the end of the building drain, receives the discharge of the building drain and conveys it to a public sewer, private sewer, individual sewage disposal system, or other point of disposal. The building sewer commences five feet outside the building foundation wall.

"Common Collector" means an underground, enclosed conduit designed to carry sewage effluent from three or less properties provided the combined sewage effluent is less than 1,500 gallons per day. An example of a common collector is a solid plastic pipe installed to carry sewage effluent from two or three discharging systems with a combined design flow of less than 1,500 gallons per day. Examples of what is not a common collector are road ditches, field ditches, curb and gutter, grassed waterways, concrete or other lined drainage ways.

"Effluent Receiving Trench" means a seepage line of gravel or gravelless design used to receive the treated discharge from an aerobic treatment plant, sand filter, or lagoon prior to discharge to the ground surface or other location.

"Effective Size" means the size of screen opening where 90 percent by weight of a sample of filter media is retained on the screen and 10 percent passes through the screen.

"Gravelless Seepage System" means the use of approved perforated 8" or 10" diameter, filter wrapped, plastic pipe, used in lieu of 4 inch pipe and gravel in subsurface fields and serial distribution systems.

"Hot Tub" means an artificial container of water with a liquid capacity greater than 100 gallons and designed with a mechanical air injection system and/or recirculating device. These devices may filter and/or disinfect the water for reuse and are not intended to be drained between uses.

"Limiting Layer" means a horizon or condition in the soil profile or underlying strata which includes:

- (i) A seasonal high water table, whether perched or regional, determined by direct observation of the water table or indicated by soil mottling where mottles comprise at least 40% of the soil.
- (ii) Masses of loose rock fragments, including gravel, with insufficient fine soil to fill the voids between the fragments.
- (iii) Rock formation, other stratum or soil condition which is so slowly permeable that it effectively limits downward passage of effluent.

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"Liquid Capacity" means the volume of a tank below the invert of the outlet line.

"Local Authority" means a local unit of government which enforces a private sewage disposal ordinance which has been approved by the Department; or a local health department which has been designated an agent of the State for conduct of the Private Sewage Disposal Program.

"Non-Residential Property" means any property which is not residential property.

"NSF" means the National Sanitation Foundation, an independent testing laboratory.

"Residential Property" means single family homes or multi-family units intended for people to occupy as living quarters which are not used to conduct business.

"SCS" means the USDA Soil Conservation Service.

"Septage" means the solid and liquid wastes removed from private sewage disposal systems.

"Shall" means the stated provision is mandatory.

"Soil Boring" means an observation pit, dug by hand or backhoe, or an undisturbed soil core taken intact and undisturbed by a probe except in gravelly materials.

"Soil Classifier" means one of the following:

- a) A certified soil classifier of the Illinois Soil Classifiers Association (ISCA) or a certified soil classifier with the American Registry of Certified Professionals in Agronomy, Crops and Soils (ARCPACS).
- b) A person who is an associate member of either the Illinois Soil Classifiers Association (ISCA) or the American Registry of Certified Professionals in Agronomy, Crops and Soils (ARCPACS) provided that direct supervision is provided to this person by an ISCA or ARCPACS certified soil classifier who accompanies the person on at least 10 per cent of the soil investigations and reviews and signs all of that person's soil investigation reports.
- c) A person who is a registered sanitarian or registered environmental health specialist with the National Environmental Health Association (NEHA) or a registered environmental health practitioner with the Illinois Environmental Health Association (IEHA) or a registered environmental health practitioner with the Illinois Department of Professional Regulation provided this person shall be employed by a local health department and shall have been performing soil

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investigations for the design of private sewage disposal systems for at least two years. During any of such two years that takes place after the effective date of this Part, the investigations shall be supervised by a soil classifier according to b) above. This person shall have successfully completed at least one day of classroom training on soil classification related to the design of private sewage disposal systems and two days of field instruction, and shall notify the Department of his experience and training. This instruction shall have been provided by an ISCA or ARCAPCS certified soil classifier or by an SCS Soil Scientist. A person who meets the experience requirement and has successfully completed the training requirements is approved to evaluate soil for the design of private sewage disposal systems only in the specific county for which they work for that local health department and for which the field training occurred.

"Subsurface Seepage System" means a subsurface seepage field, seepage bed, seepage pit, or an 8" or 10" gravelless seepage bed system.

"Uniformity Coefficient" means a number obtained by dividing that size of sand in millimeters of which 60 percent by weight is smaller, by that size of sand in millimeters of which 10 percent by weight is smaller.

"Wastewater Source" means any equipment, facility, or other source of any type whatsoever which discharges wastewater, directly or indirectly into the waters of the State.

"Water Table" means the upper limit of the portion of the soil which is completely saturated with water. The seasonal high water table is the highest level to which the soil is saturated, as may be indicated by mottling (soil color patterns).

Soil science terms used throughout the text of this Code are defined in the Glossary of Soil Science Terms (July 1987) unless otherwise defined.

(Source: Amended at 18 Ill. Reg. _____, effective _____)

Section 905.15 Incorporated Materials

- a) The following federal and state regulations, standards, and statutes are incorporated or referenced in various sections of this part:

- 1) National Sanitation Foundation, Criteria C-9, Evaluation of Special Processes, Components, or Devices Used in Treating Wastewater (1990) and published by:

The National Sanitation Foundation

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3475 Plymouth Road, P.O. Box 1468
Ann Arbor, Michigan 48106.

Referenced in Section 905.30

- 2) ANS/NSF International National Sanitation Foundation, Standard Number 40, Individual Aerobic Wastewater Treatment Plants (July 1990 1983) and published by:

NSF International The National Sanitation Foundation
3475 Plymouth Road, P.O. Box 1468
Ann Arbor, Michigan 48106.

Referenced in Section 905.100

- 3) National Sanitation Foundation, Standard Number 41, Wastewater Recycle/Reuse and Water Conservation Devices (1990 1983) and published by:

The National Sanitation Foundation
3475 Plymouth Road, P.O. Box 1468
Ann Arbor, Michigan 48106.

Referenced in Section 905.130

- 4) A) Private Sewage Mound Code (77 Ill. Adm. Code 906). Referenced in Section 905.30
Requirements for the design of Wastewater Mounds in Illinois (1983) Illinois Department of Public Health;

i) PART I of this Manual is taken from the material printed in the "Design and Construction Manual for Wastewater Mounds", September 1978.

ii) PART II of this Manual is reprinted from the "Design of Pressure Distribution Networks for Septic Tank Soil Absorption Systems," January 1981, University of Wisconsin.

- B) Parts I and II are published by:

Scale-Water-Management Project
University of Wisconsin

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Madison, Wisconsin 53706.

- 5) American Society for Testing and Materials (ASTM) required standard are listed under Section 905. ~~APPENDIX A, Illustration C.~~ List of approved plastic pipe for ~~septic~~ private sewage disposal system uses; and standards may be obtained from:

American Society for Testing and Materials
1916 Race Street
Philadelphia, PA. 19103

Referenced in Section 905.40, 905.60, 905.70

- 6) Illinois Plumbing Code 1983 (77 Ill. Adm. Code 890) Illinois Department of Public Health.

Referenced in Section 905.150, 905.200

- 7) Recreational Area Code Rules (77 Ill. Adm. Code 800) Illinois Department of Public Health.

Referenced in Section 905.150

- 8) Rules of Practice and Procedure in Administrative Hearings (77 Ill. Adm. Code 100) Illinois Department of Public Health.

- 9) Standard Methods for Examination of Water and Wastewater and published by:

American Public Health Association
1015 8th Street
Washington, D.C. 20036

Referenced in Section 905.110

- 10) Glossary of Soil Science Terms (July 1987) and published by:

The Soil Science Society of America
677 South Segoe Road
Madison, Wisconsin 53711

- 11) Environmental Protection Act (35 Ill. Adm. Code 300) Illinois Environmental Protection Agency Referenced in 905.110, 905.170

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- 12) Title 40 of the Code of Federal Regulations (CFR), Part 257 Criteria for Classification of Solid Waste Disposal Facilities and Practices. Referenced in 905.170.

- 13) Environmental Protection Act (35 Ill. Adm. Code 700) Illinois Environmental Protection Agency Referenced in 905.140

- 14) National Electrical Code, 1993 Edition, published by:

National Fire Protection Association
Batterymarch Park
Quincy, Mass. 02269
Referenced in Section 905.20

- b) All incorporations by reference of federal regulations and the standards of nationally recognized organizations refer to the regulations and standards on the date specified and do not include any additions or deletions subsequent to the date specified.

- c) All citations to federal regulations in this Part concern the specified regulation in the 1990-1983 Code of Federal Regulations, unless another date is specified.

- d) All materials incorporated by reference are available for inspection and copying at the Department's Central Office, Division of Environmental Health, 5235 West Jefferson, Springfield, Illinois 62761.

(Source: Amended at 18 Ill. Reg. _____, effective _____)

Section 905.20 General Requirements

- a) Rate of Flow for Domestic Sewage. Each unit of the private sewage disposal system shall be designed to treat the volume of domestic sewage discharged to it. The volume of sewage flow shall be determined from Appendix A, Illustration A. For non-residential establishments, the Department will consider the use of actual flow volumes obtained from similar installations in lieu of the quantities contained in Appendix A, Illustration A, when the flow data is documented. Examples of the documentation that could be accepted would be actual measurements of the quantity of wastewater, or water use receipts. When the sewage flow exceeds 1500 gallons per day, and there is a surface discharge, then approval shall be obtained from the Illinois Environmental Protection Agency.

- b) Type of Waste. A private sewage disposal system shall be designed to receive all waste from the buildings served. No cooling water, groundwater, discharge from

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roof drains, discharge from footing tile drains, swimming pool wastewater, or other clear water discharges shall be directed to the private sewage disposal system. Waste products such as automotive grease, oils, solvents, and any chemicals, etc. generated by a facility shall not be discharged to a private sewage disposal system. These waste products shall be handled according to 35 Ill. Adm. Code 700. Drains or fixtures receiving any product other than domestic sewage shall be discharged to a holding tank and not to a private sewage disposal system. ~~No automotive grease or oil, or toxic wastes, or any waste other than domestic waste shall be discharged to a private sewage system.~~

1) Backwash water from a water softener shall discharge to one of the following:

A) A septic tank followed by a seepage field, sand filter or lagoon.

B) The effluent discharge line of a sand filter, lagoon or aerobic treatment plant.

C) A separate subsurface seepage system provided the seepage field is designed to accommodate the flow from this device on a daily basis. A septic tank is not required in front of a seepage field receiving flow from this device.

D) The ground surface providing the discharge does not pond or create a nuisance.

2) Hot tub wastewater. Wastewater generated by a hot tub or other similar device shall be discharged to one of the following:

A) A separate subsurface seepage system providing the seepage field is designed to accommodate the liquid capacity of the hot tub on a daily basis. A septic tank is not required in front of a seepage field receiving flow from this device.

B) The seepage field serving the domestic wastewater flow providing the seepage field is increased in size to accommodate the additional flow from the hot tub on a daily basis. This drainage shall be piped around the septic tank and directly into the seepage field.

C) To the effluent discharge line of a sand filter, aerobic treatment plant or lagoon. The effluent receiving trench shall be increased in size to accommodate the flow from the hot tub on a daily basis.

c) Individual Service. The use of a private sewage system to serve more than one

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property is prohibited except where a common property is provided, under joint ownership of the users, or where the system is under public jurisdiction or managed by a district established for the maintenance of such systems.

d) Water and Sewer Line Separation. The following criteria shall govern the separation of water supply lines and sewer lines:

1) Horizontal Separation. Sewers shall be installed at least 10 feet horizontally from any existing or proposed water line. When local conditions prevent a lateral separation of 10 feet, a sewer may be laid closer than 10 feet to a water line provided that the elevation of the crown of the sewer is at least 18 inches below the invert of the water line.

2) Crossings. Where sewer lines must cross water lines, the sewer line shall be laid at such an elevation that the crown of the sewer line is at least 18 inches below the invert of the water line. This vertical separation shall be maintained for that portion of the sewer line located within 10 feet horizontally of any water line it crosses. When sewer lines must cross above water lines, the sewer lines shall be Schedule 40 or equivalent material and with water tight joints.

e) Sanitary Sewer. New or renovated private sewage disposal systems shall not be approved where a public sanitary sewer operated and maintained under permit of the Illinois Environmental Protection Agency is available for connection. A sanitary public sewer is available for connection when it is within 200 feet of a residential property or a non-residential property with a sewage flow less than 1500 gallons per day, or within 1000 feet of a non-residential property with a sewage flow greater than or equal to 1500 gallons per day unless a physical barrier or local ordinance exists which prevents connection to the sewer. It is not the intent for an individual to subsidize the extension costs of a sanitary sewer system therefore only an individual connection with an individual line will be required. The requirement of annexation to a municipality or sanitary district shall not be a condition which prevents connection to the sanitary sewer pursuant to this Part.

f) Acceptable Pipe Materials.

1) All piping located more than five feet from the building foundation, used to convey wastewater to a private sewage disposal system, shall be considered a part of the private sewage disposal system and shall be watertight. This AH piping located from a point five feet from the building foundation to a point six feet beyond the septic tank shall be ductile iron, vitrified clay, asbestos cement, or plastic pipe. Only vitrified clay or plastic pipe shall be used from the septic tank and after the distribution box (where used). Perforated pipe or

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open-jointed tile shall be used only as provided in this Code.

- 2) Use of plastic pipe and fittings shall conform to the uses designated in Appendix A, in Illustration C.
- 3) Piping used to carry domestic sewage under areas such as driveways, roads, or parking areas shall be Schedule 40 equivalent or greater.
- g) Pipe Size and Slope. All solid pipes carrying domestic sewage by gravity flow shall have an nominal inside diameter of at least four inches and a minimum slope of 12 inches per 100 feet. Solid header lines used for equal distribution shall be level.
- h) Prohibited Discharges. There shall be no discharge of raw or improperly treated domestic sewage to the surface of the ground or to farm tiles, streams, rivers, ponds, lakes, or other collectors of water. Improperly treated domestic sewage is sewage that does not meet the effluent requirements of Section 905.110(b) or sewage which comes directly from a septic tank or building sewer. Domestic sewage or effluent from any private sewage disposal system or component shall not be discharged into any well, cistern, basement or into any underground mine, cave, sinkhole or tunnel.
- i) Pipe Length. Building sewers in excess of fifty (50) feet in length which carry waste water from the buildings served to the septic tank, distribution box or aeration treatment plant shall be provided with at least one clean-out every 50 feet that terminates at grade.

j) Private Sewage Disposal System Development. The following factors shall govern the development of a private sewage disposal system:

- 1) Drainage. A private sewage disposal system shall not be located in areas where surface water will accumulate. Provisions shall be made to minimize flow of surface water over the private sewage system. Examples of such provisions would be the use of dikes, embankments, ditches or flow diverters.
- 2) Distances. The location of the various components of a private sewage disposal system shall comply with Appendix A: Illustration D.
- 3) Area Reserved for Sewage Disposal. The area to be used for a private sewage disposal system shall be selected and maintained so that it is free from encroachment by driveways, accessory buildings, swimming pools, parking areas, buried lawn sprinkling systems and underground utility services, patios, slabs, additions to the original structure or any other structure which limits free access to the system for maintenance, servicing or proper operation.

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4) Water Table. Subsurface seepage systems should not be constructed in areas where the ground water table is within four feet of the bottom of the trench or the bed.

4 5) Limestone Formations. A subsurface seepage system shall not be constructed in an area where there is less than four feet of soil between the lowest point in a subsurface seepage system and the top of a creviced limestone formation. In areas where creviced limestone is known to occur, a soil boring or backhoe excavation to a depth of at least four feet below the bottom of the subsurface seepage system shall be made.

k) Electrical Warning Devices. Any component of a private sewage disposal system which is electrically activated shall be provided with a visible and audible warning device placed within the building served. All electrical devices shall be wired in accordance with the National Electrical Code.

lk) Variances. If conditions exist at a proposed installation which make impractical or impossible compliance with the requirements of this Part, a variance may be requested by submitting to the Illinois Department of Public Health, Division of Environmental Health Division of Engineering and Sanitation at 535 West Jefferson Street, Springfield, Illinois 62761 or appropriate local authority a written proposal which is to be used in lieu of compliance with this Part. Such written request shall include pertinent data such as soil conditions, water table elevations, drainage patterns and distances to water supplies in order to support the request. The capability of the system to comply with the intent of this Part will be the basis for approval or denial of the variances. The Department or local authority will notify the applicant in writing of its decision to either grant or deny the variance. A variance shall be requested and approved before construction begins.

mt) Experimental Use Permits. If a private sewage disposal system or component is of a new and/or innovative type and does not comply with the requirements of this Code, the homeowner or private sewage contractor may request an experimental use permit. Such a request shall be submitted in writing to the Illinois Department of Public Health, Division of Environmental Health Division of Engineering at 535 West Jefferson Street, Springfield, Illinois 62761 prior to construction or installation, and shall meet the following requirements:

- 1) The request shall specify the type of proposed system or component to be used and be accompanied by plans, specifications, and engineering data to support the system's compliance with the general requirements under Section 905.20 and with the effluent criteria under Section 905.110 for surface discharges, if applicable.

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- 2) Information (such as topographical or plat maps) regarding the location of each installation shall be provided to the Department.
- 3) The homeowner, private sewage disposal system installation contractor, and/or manufacturer shall provide the Department with proof that area is available for installation of an approved system should the experimental system fail.
- 4) The homeowner, private sewage disposal system installation contractor, and/or manufacturer shall guarantee in writing the replacement of the experimental system with an approved system if the experimental system fails to perform in accordance with any of the Sections of this Part, or with criteria established as a condition to approval of the system.
- 5) The private sewage disposal system installation contractor and/or the manufacturer shall notify the homeowner or the person obtaining the experimental use permit, of the aforementioned guarantee, and of the minimum standards of the Illinois Private Sewage Disposal Code which must be met.
- 6) ~~The Department will issue an experimental permit for new systems designed and intended to discharge directly to the surface, pursuant to Section 905.20(m), when the system has been approved by National Sanitation Foundation (N.S.F.) in accordance with N.S.F. Criteria C-9 (1983).~~

~~(m)~~ Experimental Use Evaluation. Upon receipt of the above information, the Department will review the experimental system to determine the system's capability of being considered equal to or more stringent than, applicable Sections in this Code, and will notify the applicant, in writing, of its decision to grant or deny the request. If approved, the Department will issue an "Experimental Use Permit" for each installation up to ~~30~~ 50 installations in the State. A minimum of ten ~~five~~ such installations shall be evaluated before an unconditional approval may be granted. The experimental permit shall be valid for a ~~maximum~~ period of three ~~two~~ years, during which time, the Department will evaluate the performance of the experimental system. At the end of the three ~~two~~ year evaluation period, the Department will make a determination as to the system's acceptability. The system will be deemed unacceptable when sewage erupts from the ground, ~~or~~ effluent from the system does not meet the criteria of Section 905.110(d)(4) ~~or~~ the system does not meet requirements previously set by the Department. If acceptable, the experimental system shall become an approved private sewage system. If found to be unacceptable, the experimental system shall not be approved for use as a private sewage disposal system and shall be replaced with an approved private sewage disposal system. The Department shall notify the applicant in writing of its final determination.

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- q) Garbage Grinders. When garbage grinders are used in residential property, solids shall be retained by one of the following methods:
 - 1) A solids retention tank constructed in accordance with Section 905.40 shall be placed between the wastewater source and the septic tank to intercept solids from the garbage grinder. This tank shall receive waste from the garbage grinder(s) or the kitchen wastes only. No other fixtures shall discharge into this tank. The solids retention tank shall be at least 50% in liquid volume of the septic tank sized for the waste from the rest of the property, however, the minimum size tank to be used shall be 500 gallon.
 - 2) A septic tank receiving all flows from the property sized in accordance with Appendix A, Illustration F.
- p) Whenever an existing private sewage disposal system is repaired or replaced, that portion of the system being repaired or replaced shall comply with all the requirements of this Part.
- q) Floodplains. Where a private sewage disposal system is to be placed in an identified special flood hazard area, the property owner must comply with the local floodplain ordinance and regulations pertaining to such systems so as to minimize infiltration into or contamination from such systems during flooding.

(Source: Amended at 18 Ill. Reg. _____, effective _____)

Section 905.30 Approved Private Sewage Disposal Systems

a) General:

a) The following systems are approved for private sewage disposal when designed, constructed, operated, and maintained in accordance with this Code:

- 1)A) Septic tank or Imhoff tank followed by:
 - A) Subsurface seepage field
 - B) Seepage bed
 - iii) Seepage pit
 - C) Sand filter (buried or recirculating)
 - D) Waste stabilization pond

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E)(v) 8" or 10" gravelless seepage system bed

2)(B) Aerobic treatment plant discharging to supplementary treatment or to the surface, as provided in Section 905.100 and 905.110.

C) ~~Waste stabilization pond.~~

3)(D) Privies, chemical toilets, recirculating toilets, incinerator toilets, compost toilets.

4)(E) ~~Wisconsin Mounds designed in accordance with the requirements of the Design of Wisconsin Mounds in Illinois Private Sewage Mound Code, 1983 Edition (77 Ill. Adm. Code Part 906).~~

5)(F) Any other system for which a variance in accordance with Section 905.20(1)(4e) has been issued or for which an experimental permit in accordance with Section 905.20(m)(4) has been issued.

b)(2) All other systems or components are not approved.

b) ~~System Approval. Installation of systems which are not listed in Section 905.20(4) and which are designed for surface discharge will only be allowed when such systems are in accordance with the National Sanitation Foundation Standard C-9 (1983).~~

(Source: Amended at 18 Ill. Reg. _____, effective _____)

Section 905.40 Septic Tanks

a) Septic Tank Approval. Manufacturers of prefabricated septic tanks shall submit three sets of plans for each size and configuration of septic tank to the Department for approval. Such plans shall be drawn to scale and show all dimensions, baffles, tees, clean outs, and material specifications. A written approval for each size tank shall be provided by the Department when the plans are found to conform to the requirements of this Code.

1) The Department shall issue an approval number to each manufacturer for each series of approved septic tanks, and shall maintain a listing of the approved manufacturers and approved septic tank series.

2) No prefabricated septic tank shall be sold, offered for sale, or installed other than those which have been approved by the Department. The tank shall bear the manufacturer's approval number and the liquid capacity of the tank, in gallons, prominently displayed on the outside end wall of the tank above, or

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next to the outlet pipe so that this information is readily visible after installation and prior to covering. The Illinois Department of Public Health approval number shall not be used on any tank other than the septic tank for which it has been issued.

3) ~~All persons who manufacture, sell, offer for sale or deliver septic tanks or aerobic treatment plants in or into the State of Illinois shall record the following information about each septic tank or aerobic treatment plant sold or delivered. This information shall be available for inspection by the Department or local authority upon request.~~

A) ~~Name of purchaser and/or property owner (if different)~~

B) ~~Location of Delivery (county and address, legal description or driving directions)~~

C) ~~Date of sale and delivery~~

D) ~~Size of septic tank or model of aerobic unit~~

b) ~~Septic Tank Construction. Septic tanks shall be designed and constructed in accordance with the following: (Appendix A, Illustration E is an illustration of these requirements)~~

1) ~~A septic tank shall be watertight and constructed of sound and durable materials not subject to excessive corrosion, decay, frost damage, or cracking due to settling or backfilling.~~

2) ~~Engineering Specifications~~

A) ~~The tank shall support a top-dead load of not less than 500 pounds per square foot, and concrete tanks shall have a minimum 28 day compressive strength of 3000 pounds per square inch (psi).~~

B) ~~Tanks must be designed and constructed so that they will not collapse or rupture when subjected to anticipated earth and hydrostatic pressures when the tanks are either full or empty. The manufacturer, design engineer, and/or structural engineer shall certify in writing to the Department that the tank is designed and constructed to meet the load requirements of this Part. If additional loading is anticipated, the tank shall be strengthened to accommodate the additional loading.~~

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- 3) Materials. Septic tanks shall be constructed of the following approved materials:
- A) Poured-in-place reinforced concrete.
 - B) Precast reinforced concrete.
 - C) Concrete block, provided that the core is filled with concrete and reinforcing rods are inserted in the core prior to pouring.
 - D) Reinforced plastic.
 - E) Reinforced fiberglass.
 - F) Thermoplastic.
- 4) Depth. The minimum liquid depth of the tank shall be 42 inches, and the maximum liquid depth shall be 72 inches.
- 5) Inlet and Outlet Connections.
- A) The invert elevation of the inlet shall be at least two inches above the liquid level in the tank.
 - B) The inlet and outlet openings of the septic tank shall be provided with cast in water tight openings.
- 6) Baffles. Septic tank baffles shall meet the following requirements:
- A) Inlet baffles shall be provided and shall extend at least six inches below the surface of the liquid.
 - B) Inlet baffles shall be located no farther than 15 inches from the inlet orifice.
 - C) Inlet and outlet baffles shall extend to within three inches of the tank lid.
 - D) Outlet baffles shall be provided and shall extend to a depth of 40 percent of the liquid depth.
 - E) Outlet baffles shall be located no farther than six inches from the outlet end wall.

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- F) There shall be a clearance of at least one inch of free space between the underside of the tank lid and the baffles.
 - G) Slip-in baffles shall extend the full width of the tank.
 - H) The sides of "Y" or semi-circular type baffles shall fit tightly against the end wall of the tank.
 - I) Venting shall be provided through all baffles and a free vent area equal to the cross-sectional area of the house sewer shall be provided.
 - J) Submerged pipe T-branches or sanitary tees may be used at the inlets and outlets in lieu of baffles, provided all of the above stated distances and depths are maintained.
 - K) Submerged pipe T-branches or sanitary tees used as inlet baffles shall be six inches in diameter or larger. Outlet baffles shall be four inches in diameter.
 - L) Submerged pipe T-branches or sanitary tees shall meet the requirements of ASTM 2661, ASTM 2665 or ASTM 3034. ASTM 3033, or ASTM 2751 provided the pipe does not have an SDR (Standard Dimension Ratio) number greater than 35.
 - M) When submerged pipe T-branches or sanitary tees are used as baffles, it shall be the responsibility of the septic tank manufacturer to assure proper location of components during initial installation.
 - N) A gas deflection baffle shall be provided below the outlet baffle of the tank configured to deflect rising gas bubbles away from the outlet structure and toward the interior of the tank. This baffle shall be constructed of a durable material not subject to corrosion or decay. (Appendix A, Illustration E, Exhibit C is an illustration).
- 6) Baffles. Inlet baffles shall be provided and shall extend at least six inches below the surface of the liquid. Baffles shall and to within at least three inches of the tank lid. Outlet baffles shall be provided and shall be located no further than six inches from the outlet orifice. Outlet baffles shall extend to a depth of at least 40 percent of the liquid depth. There shall be a clearance of at least one inch of free space between the top of the tank and the baffles. Slip in type baffles shall extend the full width of the tank. The sides of "Y" or semi-circular type baffles shall fit tightly against the end wall of the tank. Venting shall be provided through all baffles. Submerged pipe T-branches or

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~~sanitary tees may be used at inlets and outlets in lieu of baffles, provided all of the above stated distances and depths are maintained.~~

- 7) Access shall be provided over the inlet and outlet of the tank to facilitate inspection and cleaning. The manhole or access opening shall have a fitted lid with a minimum dimension of 12 inches (width or diameter). Risers shall be watertight and constructed of a durable material. If the top of the tank is greater than 12 inches below the ground surface, a riser with a minimum dimension of 12 inches (width or diameter) shall be provided to bring access over the inlet and outlet to within 12 inches of the ground surface. The joint between the septic tank and the riser(s) shall be watertight. ~~A manhole or access port extension collar or riser with a minimum dimension (width or diameter) of 12 inches shall be provided by the private sewage disposal contractor to bring access to the tank to within twelve inches of the ground surface.~~ If a two compartment tank is used, the opening over the wall between the compartments shall have access provided within 12 inches of the ground surface.

c) Capacity.

- 1) Septic tanks for individual residences shall be sized in accordance with Appendix A, Illustration F. Septic tanks for any establishment other than residential property ~~units~~ shall be sized in accordance with the estimated flow provided in Appendix A, Illustration A and as follows:

- 2) The volume below the liquid level for flows up to 500 gallons per day shall be at least 750 gallons. For flows greater than 500 gallons per day and less than 1500 gallons per day, the volume shall be equal to at least one and one-half times the estimated daily sewage flow. For flows greater than 1500 gallons per day, but less than 14,500 gallons per day, the volume shall be 1.125 gallons plus 75 percent of the daily sewage flow. For flows in excess of 14,500 gallons per day, the Department or local authority shall be consulted in order to assure that problems do not exist in the disposal of large flows and to determine whether or not the system would be regulated by Illinois Environmental Protection Agency Regulations. When the total flow exceeds 1,350 gallons per day, two or more tanks in series, or a multi-compartment tank, shall be installed.

- d) Multiple Tanks or Compartments. When multiple compartment septic tanks or multiple septic tanks in series are used, the capacity of the first compartment or tank shall be one-half to two-thirds of the total required capacity. Two compartment tanks shall also comply with the following:

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- 1) The wall separating the first and second compartments shall be tight-fitting and designed to handle the differential in pressure if one side is pumped.
- 2) The wall separating the compartments shall extend to within three (3) inches of the tank lid and shall have a free vent area equal to the cross-sectional area of the house sewer.
- 3) The center of the opening between compartments shall be in line with the center of the inlet and outlet openings.
- 4) The opening between the compartments shall be six inches in diameter with a pipe configuration of a down turned U.
- 5) The depth to the invert of the opening between compartments shall be forty per cent (40%) of the liquid depth.
- 6) A gas deflection baffle shall be provided below the outlet baffle of the tank configured to deflect rising gas bubbles away from the outlet structure and toward the interior of the tank. This baffle shall be constructed of a durable material not subject to corrosion or decay.
- 7) An access opening at least 18 inches in minimum dimension shall be provided over the wall separating the two compartments.

e) Septic Tank Installation.

- 1) The septic tank shall be set level and backfilled to prevent floatation or drifting of the tank. Level shall mean plus or minus one-half inch in any direction. (Length or width or diameter of the tank) Septic Tank Installation. The contractor shall fill the septic tank with water immediately after being set in the proper position and back filled to prevent floatation or drifting, unless the tank is being installed in dry soil.
- 2) If the inlet, outlet or access openings are to be set at or below the seasonal high water table, all openings in the tank shall be made water-tight using mastic, tar, silicone caulk, etc.
- 3) There shall be no connections such as joints, splices, or fittings within the area of overdig around the septic tank.
- f) Abandoned Treatment Units Septic Tanks. Septic tanks, cesspools, pit privies aerobic treatment plants and seepage pits which are no longer in use shall be completely pumped, the floor and walls shall be cracked or crumbled so the tank will not hold

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water and filled with sand or soil, or removed from the ground and the excavation filled with soil.

(Source: Amended at 18 Ill. Reg. _____, effective _____)

Section 905.50 Distribution Boxes

- a) General. Distribution boxes may be installed between a septic tank or aerobic treatment plant and a subsurface seepage system or buried sand filter. If a distribution box is used, it shall be installed level on unexcavated earth, and shall provide equal distribution of flow to the subsequent disposal system. Seepage field laterals connected to the distribution box shall be equal in length if not looped.
- b) Connecting Pipe. The pipe connecting the septic tank to the distribution box and the pipe connecting the distribution box to the disposal system shall be watertight.
- c) Construction. Distribution boxes shall be constructed of a durable watertight, non-corrosive material. They shall be designed to accommodate the necessary distribution lines.
- d) Access. Distribution boxes shall be provided with an opening which will serve as a ready access for inspection, cleaning, and general maintenance.
- e) There shall be no connection such as joints, splices or fittings within the area of the overdig around the distribution box.

(Source: Amended at 18 Ill. Reg. _____, effective _____)

Section 905.55 Subsurface Seepage System Design Requirements

When designing a subsurface seepage system the absorption capacity of the soil shall be determined by subsections (a) or (b) of this Section as follows:

- a) Soil Investigation
 - 1) Soil investigations shall be conducted in the following manner:
 - A) Determination of soil characteristics on sites proposed for development with private sewage disposal systems shall be based on soil boring data collected by a soil classifier or an Illinois licensed professional engineer.
 - B) There shall be a minimum of three (3) borings per soil absorption

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system site. The soil borings shall be at least 50 feet apart and within the proposed system location. More soil borings may be necessary for accurate and appropriate evaluation of a site where there is some concern about the consistency of the soil materials. One of the borings shall be made at the lowest elevation of the proposed absorption field area. Borings shall extend a minimum of 60 inches below the natural ground surface.

- C) Observation and determination of soil characteristics may be also determined from a pit dug by a backhoe or other excavating equipment. The Department or local authority may require soil pits (backhoe excavation) in cases where ground is frozen, where the soil materials are considerably varied in texture, where there has been previous or current fill material, cutting of soils, or where gravelly soils are encountered. Such soil pits shall be prepared at the perimeter of the expected soil absorption area to minimize damage to natural soil structure. Soil pits shall extend a minimum of 60 inches below the natural ground surface.
- D) Site characteristics to be described include zones of seasonal and permanent water saturation, U.S.D.A. soil textural changes, U.S.D.A. soil structural features, slope, compaction and depth, soil coloration, depth of limiting layer, depth of soil mottling (depth to low chroma equal to or less than 2 and a value of 4 or more - Munsell Color System), internal drainage classification, and permeability range, and other limiting soil characteristics that may reduce permeability.
 - 2) Only those persons who meet the definition of soil classifier or a licensed professional engineer are qualified to conduct soil investigations. A list of qualified persons will be available from the Department upon request.
 - 3) If conflicting soils investigation information is provided about a given site a Regional SCS soil scientist may be requested to mediate. The decision of the Regional soil scientist will be final.
- b) Percolation Tests.
 - 1) Performance of Percolation Tests. At least three separate percolation tests, a minimum of 50 feet apart, shall be performed at the site of each proposed subsurface seepage system.
 - 2) Procedure for Performing Percolation Tests. Percolation tests shall be performed in accordance with the procedure outlined in Appendix

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A: Illustration G. Alternate procedures for performing percolation tests may be submitted to the Department for review. If determined to be as stringent as that described in Appendix A: Illustration G, the alternate procedure shall be approved.

- 2) If soils information, permits for private sewage disposal systems in close proximity to the proposed site, direct observations or other information show conditions which will impact the design, construction, installation, modification or performance of the private sewage disposal system, the Department or local authority shall require a soil investigation to determine the seasonal high water table, fill, soil compaction, poor soil structure, high bulk density, dense unleached glacial till, fragipans, sodic horizons or other limiting soil characteristics that may reduce permeability or impact on design, construction or location of a subsurface seepage system.

(Source: Added at 18 Ill. Reg. _____, effective _____)

Section 905.60 Subsurface Seepage System Construction Requirements

- a) **Evaluation of Soil Characteristics.** The absorption capacity of the soil shall be determined from the results of percolation tests. The area of a subsurface seepage system shall be sized based upon percolation tests (Appendix A: Illustrations G and H). Where allowed by a local authority with an approved Private Sewage Disposal Ordinance, soil classification information may be used in conjunction with or in lieu of percolation tests. Written percolation tests shall be available on the construction site.
- b) **Performance of Percolation Tests.** At least two separate percolation tests, a minimum of 50 feet apart, shall be performed at the site of each proposed subsurface seepage system. The private sewage contractor shall be responsible for the percolation test results, and the sewage system which is designed using these results. Acceptance of percolation test results from other sources does not relieve the contractor's responsibility.
- c) **Procedure for Performing Percolation Tests.** Percolation tests shall be performed in accordance with the procedure outlined in Appendix A: Illustration G. (Department Circular 4.005E) Alternate procedures for performing percolation tests may be submitted to the Department for review. If determined to be as stringent as that described in Appendix A: Illustration G, they shall be approved.
- d) **Construction.** Subsurface seepage fields shall be designed and constructed in accordance with Appendix A: Illustrations H, I and J.

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- e) **Bedding Material.** The bedding material which is free of mud, silt, or clay, shall be clean gravel or clean stone with particle size ranging from 3/4 inch minimum to four inches maximum. The bedding material shall extend the full width of the trench and to a depth of at least six inches below the bottom of the distribution line. The bedding material shall extend at least two inches above the top of the distribution line. The bedding materials shall be covered by straw, newspaper, or untreated building paper or other pervious and/or biodegradable material to support the backfill as the laying of the distribution line proceeds. Tar paper, plastic, or other impervious material shall not be used between the bedding material and the earth backfill. Eight and ten inch gravelless seepage systems may be bedded with material excavated to construct the system. The gravelless seepage system requires no straw, newspaper or untreated building paper except as provided in Section 905.60(f).

- f) **Distribution Lines.** Distribution lines shall be constructed of materials as approved in Section 905.20(f). The lines shall be perforated or open joint tile. Where open joint tile is used, the tile sections shall be spaced not less than 1/4 inch nor more than 1/2 inch apart. Perforated piping (with the exception of 8" or 10" gravelless seepage beds) shall have 1/2 3/4 inch diameter openings on three to five inch centers with a minimum of two rows. The ends of the lines shall be looped except in serial distribution systems. In addition to Section 905.20(f), eight or ten inch gravelless seepage beds must comply with the following specifications:

- 1) The eight and ten inch I.D. corrugated polyethylene tubing shall meet the requirements of ASTM F667-84-Standard Specification for Large Diameter Corrugated Polyethylene Tubing with the following exceptions:
- A) Perforations shall be uniformly spaced along the length of the tubing as follows: two (2) rows of holes 3/8 inch diameter for 8" tubing and 1/2 inch diameter for 10" tubing, located 120 degrees apart along the bottom half of the tubing, each 60 degrees up from the bottom center line. These perforations shall be staggered so that there is only one hole in each corrugation.
- B) The pipe or wrap shall be marked to indicate the top of the pipe.
- 2) All gravelless drainfield pipe shall be encased at the point of manufacture with a spun-bonded nylon filter wrap having the following characteristics:

Physical Properties _____ Minimum Value

Grab Strength, lbs. (ASTM D1682-64

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Reapproved 1975)
Machine Direction _____ 19
Transverse Direction _____ 11

Burst Strength, psi. (ASTM D2786-80a) _____ 26

Air Permeability, cfm per sq. ft.
(ASTM D2727-75, Reapproved 1980) _____ 500

Particle Size Distribution (ASTM F 662-80)

Polyethylene particles in water and alcohol
solution-coulter-counter analysis, single pass

Particle Size (Microns) % Retained

70	80
60	68
50	56
40	40
30	22
20	5

3) Eight or ten inch gravelless seepage beds shall comply with all requirements which apply to standard gravel trench systems as stated in Appendix A unless otherwise stated in the Code.

g) Serial Distribution. Serial distribution shall be used in areas where the slope of the terrain prohibits the installation of conventional subsurface seepage systems. The following criteria shall be used in the design and construction of a serial distribution system: (Appendix A: Illustration K)

- 1) The bottom of each trench and its distribution line shall be level.
- 2) There shall be a minimum of 12 inches of earth backfill over the bedding material in the trenches.
- 3) The trench shall follow the ground surface contours so that variation in trench depth will be minimized.
- 4) There shall be a minimum of six feet of undisturbed earth between the septic tank and the nearest trench.

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5) Adjacent trenches shall be connected with a relief line or a drop box arranged so that each trench is completely filled to the full depth of the gravel or gravelless pipe before effluent flows to the succeeding trench.

6) The relief lines connecting the trenches shall have watertight joints and direct connections to the distribution lines in adjacent trenches. Tight joint "T" and 45°-ells, or a drop box arrangement shall be used to connect adjacent trenches.

7) Where the relief pipe trench connects with the higher trench, it shall not be deeper than the top of the gravel or gravelless pipe in the higher trench. Relief lines shall rest on undisturbed earth and the backfill shall be carefully tamped.

8) The invert of the first relief line shall be at least six inch lower than the invert of the septic tank or aerobic treatment plant outlet. (See Appendix A: Illustration K)

9) All other construction features of the serial distribution field shall comply with Subsections (a) through (g) of this Section.

h) Seepage Beds. The total bottom area of the seepage bed shall be one and one half times the area specified in Appendix A: Illustration H. Construction features shall conform to Subsections (a) through (f) of this Section. Distribution lines shall be spaced no further than six feet center to center and shall be equally spaced. Lines adjacent to the bed sidewalls shall be three feet from the bed sidewall. (See Appendix A: Illustration L)

i) Seepage Pits. Seepage pits are approved for disposal of septic tank or aerobic treatment plant effluent, only where the following conditions exist:

- 1) The top four feet of soil is unsuitable for seepage fields or beds as determined by percolation tests. (Appendix A: Illustration G)
- 2) There is sufficient depth of permeable soil below the top four feet to adequately absorb the design flow.
- 3) There shall be no water wells within 100 feet of the proposed seepage pit.
- 4) Neither the seasonal high water table, nor fractured limestone are within 14 feet of the ground surface. Compliance with this requirement shall be determined by backhoe excavations or soil borings which are witnessed by the Department or local authority representative.

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j) ~~Construction Requirements. Where seepage pits are to be used, the design and construction shall conform to the following: (See Appendix A: Illustration M)~~

- 1) ~~The maximum depth for any seepage pit is ten feet below the ground surface.~~
 - 2) ~~The required absorption area shall be determined from Appendix A, Illustration M. The percolation rate shall be the weighted average of the percolation rates of each soil layer penetrated below the top four feet of soil. The weighted average shall be based on the proportionate depth of each soil layer penetrated. (See Appendix A: Illustration H, Notes 2 and 4)~~
 - 3) ~~The effective area of the seepage pit shall be the vertical wall area of the pervious strata below the inlet of the seepage pit.~~
 - 4) ~~Seepage pits walls shall be constructed of concrete block, brick, or perforated concrete ring. Mortar shall be used in the horizontal joints only. A minimum 12-inch space shall be provided between the pit walls and the excavation and this space shall be filled with clean coarse gravel.~~
 - 5) ~~The bottom one foot of the pit shall be filled with clean coarse gravel.~~
 - 6) ~~A four inch thick, reinforced concrete cover with a 24 inch diameter covered access opening shall be provided over the pit. Access to the pit shall not be deeper than six inches below the ground surface.~~
 - 7) ~~If multiple pits are used, they shall be installed in series and shall be separated by a minimum distance equal to three times the diameter of the largest pit.~~
- a) ~~Seepage Field Requirements - Gravel and Gravelless. Subsurface seepage fields shall be designed and constructed in accordance with Appendix A: Illustrations H, I, and J of this Part and the following:~~
- 1) ~~All subsurface seepage systems using soils information for sizing shall use the soil suitability table in Appendix A Illustration M of this Part to determine the size requirements of the subsurface seepage system. The least permeable soil profile between the top of the gravel or gravelless pipe and the limiting layer shall be used to determine the size of the subsurface seepage system.~~
 - 2) ~~The bottom of the subsurface seepage field, each trench and its distribution line shall be level. Level for this Part shall mean plus or minus 1/2 inch in~~

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any direction over the entire area of the subsurface seepage system.

- 3) ~~There shall be a minimum of 6 inches and a maximum of 24 inches of earth backfill over the bedding materials or gravelless pipe.~~
- 4) ~~There shall be a minimum of five (5) feet of undisturbed earth between the septic tank and the nearest trench.~~
- 5) ~~If precipitation falls onto the excavation and evidence of soil washing into the excavation of the subsurface seepage system exists, that portion of the seepage system damaged shall be reconstructed to conform with Section 905.60.~~
- 6) ~~The top of the gravel or gravelless pipe in the subsurface seepage field shall be at least one inch below the invert of the outlet pipe from the septic tank or distribution box in a gravity flow system.~~
- 7) ~~Site Evaluation for Subsurface Seepage Systems~~
 - A) ~~The separation below the bottom surface of the subsurface seepage system and the top of any limiting layer (i.e. water table, impermeable strata, bedrock, etc.) shall be as follows:~~
 - i) ~~Soils having a loading rate of .57, .8 or 1.0 gallons/square foot/day (Appendix A, Illustration M of this Part) or a percolation rate of 18-180 minutes for 6 inches of water to fall (Appendix A, Illustration H of this Part) shall have at least 3 feet of separation distance between the bottom of the subsurface seepage system and the top of the limiting layer.~~
 - ii) ~~Soils having a loading rate of 0.2 or 0.44 gallons/square foot/day (Appendix A, Illustration M of this Part) or a percolation rate of 240-360 minutes for 6 inches of water to fall (Appendix A, Illustration H of this Part) shall have at least 2 feet of separation distance between the bottom of the subsurface seepage system and the top of the limiting layer.~~
 - B) ~~If a percolation test is used to design the private sewage disposal system, the private sewage disposal system installation contractor or homeowner shall submit information with the plan approval application or local health authority permit application that a limiting layer does not exist within the distances provided in 905.60(k)(7)(A) (above). Examples of acceptable information include investigation by a soil classifier or licensed professional engineer, permits of adjacent property on which a soil investigation was conducted to determine limiting layer or information included in the soil survey of the county.~~
- 8) ~~No private sewage disposal system shall be installed on property having~~

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insufficient replacement area to support a private sewage disposal system equal to the size and type of the original system. This replacement area shall be a separate area and shall not include the area between the trenches of a subsurface seepage system. This replacement area is intended for use only in the event of system failure. It is not intended to compensate for a building addition or change in use which results in increased flow of domestic waste. In all cases where commercial or industrial properties are proposed for development, there shall be room for a full-size replacement system. This replacement area shall be kept free of development, traffic or soil modification on all properties.

9) Sizing of a seepage system in fill soil.

- A) The least permeable soil profile between the top of the gravel or gravelless pipe and the limiting layer shall be used to determine the size of the subsurface seepage system.
- B) The use of fill for installing subsurface seepage systems shall not be approved for lots platted after the effective date of this Part.

10) Soil criteria for use of fill for subsurface seepage systems

- A) Soils to be utilized for fill shall be identified by a soil classifier and a report submitted to the Department or local authority. The report shall contain specific information on the fill soil including location, depth, permeability, and texture. Soils that can be used as fill are those which conform to the following textures:

- i) Loam.
- ii) Sandy Loam with at least moderate structure.

B) In addition, the following shall be met for determining acceptability of fill soil.

- i) Clay content shall be greater than 10% and less than 27%.
- ii) Sand content shall be less than 70%.
- iii) Organic matter shall be 3% or greater.
- iv) Less than 5% of the total content shall be greater than 2 mm stones.

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- v) No clods greater than 10% by volume or greater than 4 inches in size.

- vi) In addition to the above requirements, fill soil shall not contain extraneous material such as tires, concrete, brick, reinforcing bar, demolition material etc.

C) All of the following conditions shall be met for a subsurface seepage system to be installed in fill.

- i) Satisfactory original soil shall be at least three feet above bedrock.
- ii) A maximum of two feet of fill soil shall be used.
- iii) Fill shall not be placed on original soil with a slope greater than 10%.
- iv) After the fill has been placed at the site, the fill shall be placed so that a minimum of compaction and no further settling occurs and the fill shall be allowed to settle undisturbed for a period of at least 12 months.
- v) After the fill has been settled a percolation test shall be conducted in accordance with the procedure outlined in Appendix A: Illustration G of this Part and a percolation rate of not greater than 270 minutes/6 inch fall or less than 60 minutes/6 inch fall shall be achieved.

11) Site Preparation for use of fill soil.

- A) Excess vegetation shall be cut and removed. The site shall be plowed with a mold board plow 7-8 in. deep with the plowing done perpendicular to the slope. It shall not be done with the furrow running up and down the slope. Chisel plowing may be used in place of mold board. Roto tilling is prohibited.

- B) Once the site is plowed, all traffic must be kept off. The fill material can be deposited on the top with a backhoe or pushed on from the side, preferably the upslope side, using a track type tractor, keeping 6 in. of fill beneath the tracks. At no time shall ruts be made in the plowed area. The fill shall be placed immediately after site preparation to avoid the possibility of precipitation falling on the

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plowed area.

- C) Traffic on the downslope side of the fill area shall be minimal to reduce compaction. All work shall be performed from the ends and upslope side. Compaction of the natural soil downslope will reduce the lateral movement of the effluent.
- D) The fill shall not be placed on frozen ground or when the soil is wet. Moisture content of the soil is very important when filling. Site preparation shall not take place when the soil is too wet. To check moisture content, take a soil sample from the plow layer (7-8 in.) and roll it between the palms of the hands. If it rolls into a ribbon, it is too wet to prepare. If it crumbles, site preparation can then proceed.

b) Gravel Seepage Field Requirements.

- 1) Bedding Material. The bedding material shall be clean gravel or clean stone which is free of mud, silt, or clay, with particle size ranging from 3/4 inch minimum to four inches maximum. The bedding material shall extend the full width of the trench and to a depth of at least six inches below the bottom of the distribution line. The bedding material shall extend at least two inches above the top of the distribution line.
- 2) Distribution Lines. Distribution lines shall be constructed of materials as approved in Section 905.20(f). The lines shall be perforated or open-joint tile. Where open joint tile is used, the tile sections shall be spaced not less than 1/4 inch nor more than 1/2 inch apart. Perforated piping with the exception of 8" or 10" gravelless seepage beds shall have 1/2-3/4 inch diameter openings on three to five inch centers with a minimum of two rows. The openings in the pipe shall be placed downward.
- 3) Separation Material. Bedding materials shall be covered by straw, newspaper, untreated building paper or other permeable or biodegradable material to support the backfill as the laying of the distribution line proceeds. Tar paper, plastic, or other impervious material shall not be used between the bedding material and the earth backfill.
- 4) The ends of a gravel seepage field shall be looped except in serial distribution systems.
- c) Gravelless Seepage Field Requirements. In addition to Section 905.20(f), eight or ten inch gravelless seepage systems shall comply with the following specifications:

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- 1) Eight and ten inch I.D. corrugated polyethylene tubing shall meet the requirements of ASTM F667-84 Standard Specification for Large Diameter Corrugated Polyethylene Tubing with the following exceptions:
- A) Perforations shall be uniformly spaced along the length of the tubing as follows: two (2) rows of holes 3/8 inch diameter for 8" tubing and 1/2 inch diameter for 10" tubing, located 120 degrees to 140 degrees apart along the bottom half of the tubing, each 60 degrees to 70 degrees up from the bottom center line. The perforations shall be staggered so that there is at least one hole in each corrugation.
- B) The pipe shall be marked to indicate the top of the pipe.
- 2) All gravelless drainfield pipe shall be encased at the point of manufacture with a filter wrap having the following characteristics:

Physical Properties Minimum Value

Grab Strength, lbs. (ASTM D1682-64
-Reapproved 1975) 19

Machine Direction 11
Transverse Direction

Burst Strength, psi. (ASTM D3786-80a) 26

Air Permeability, cfm per sq. ft.
(ASTM D737-75, Reapproved 1980) 500

Particle Size Distribution (ASTM F 662-80)
Polyethylene particles in water and alcohol
solution coulter counter analysis, single pass

Particle Size (Microns) % Retained

70	80
60	68
50	56
40	40
30	22
20	5

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- 3) Eight or ten inch gravelless seepage trenches shall comply with all requirements which apply to standard gravel trench systems as stated in Appendix A unless otherwise stated in the Code.
- 4) Bedding Material. Eight and ten inch gravelless seepage systems may be bedded with material excavated to construct the system. The backfill material shall not contain large clods of earth, demolition material or other extraneous material. The bottom (1/3) one-third diameter of the pipe shall be backfilled by hand.
- 5) Separation Material. The gravelless seepage system requires no straw, newspaper or untreated building paper between it and the earth backfill.
- 6) Bending. Eight (8) inch and ten (10) inch gravelless pipe shall not be bent around corners on a radius of less than five (5) feet. If a sharper radius is required, a tee shall be used.
- 7) Gravelless seepage systems are not required to be looped. Gravelless seepage systems which are not looped shall be capped on the end.
- d) Serial Distribution. Serial distribution shall be used in areas where the slope of the terrain prohibits the installation of conventional subsurface seepage systems. The following criteria shall be used in the design and construction of a serial distribution system: (Appendix A: Illustration K of this Part)
 - 1) The bottom of each trench and its distribution line shall be level.
 - 2) There shall be a minimum of 6 inches of earth backfill over the bedding material or the gravelless pipe in the trenches.
 - 3) The trench shall follow the ground surface contours so that variation in trench depth will be minimized.
 - 4) There shall be a minimum of five feet of undisturbed earth between the septic tank and the nearest trench.
 - 5) Adjacent trenches shall be connected with a relief line or a drop box arranged so that each trench is completely filled to the full depth of the gravel or gravelless pipe before effluent flows to the succeeding trench.
 - 6) The relief lines connecting the trenches shall have watertight joints and direct connections to the distribution lines in adjacent trenches. Tight joint "T"s and 45° ell's, or a drop box arrangement shall be used to connect adjacent

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- trenches.
- 7) Where the relief pipe trench connects with the higher trench, it shall not be deeper than the top of the gravel or gravelless pipe in the higher trench. Relief lines shall rest on undisturbed earth and the backfill shall be carefully tamped.
 - 8) The invert of the first relief line shall be at least one ~~six~~ inch lower than the invert of the septic tank or aerobic treatment plant outlet. (See Appendix A: Illustration K of this Part)
 - 9) All other construction features of the serial distribution field shall comply with Subsections (a) through (d) of this Section.
 - e) Seepage Beds. The total bottom area of the seepage bed shall be one and one-half times the area specified in Appendix A: Illustration H. Construction features shall conform to Subsections (a) and (b) of this Section. Distribution lines shall be spaced no farther than six feet center to center and shall be equally spaced. Lines adjacent to the bed sidewalls shall be 18 inches from the bed sidewall. (See Appendix A: Illustration L of this Part). Seepage beds shall be constructed so that construction equipment does not drive over the bottom of the bed.

(Source: Amended at 18 Ill. Reg. _____, effective _____)
- Section 905.70 Buried Sand Filters
- a) General. Buried sand filters may be used provided the effluent is discharged in accordance with the requirements of Section 905.110.
 - b) Buried Sand Filters:
 - b+) Size. Buried sand filters shall be sized as follows: The sand filter surface area for residential systems shall be 200 square feet per bedroom. ~~For non-residential systems, the sand filter surface area shall be one square foot per gallon per day, and the minimum size for a buried sand filter shall be 100 square feet. Where a sand filter is used in conjunction with a Class II aerobic treatment plant, the surface area size of the sand filter may be reduced by 50 percent.~~
 - 1) Residential. The sand filter surface area for residential property shall be 200 square feet per bedroom. Where a sand filter is used in conjunction with a Class II aerobic treatment plant, the surface area of the sand filter may be reduced by 50 percent.

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- 2) Non Residential. All of the following shall be met when a buried sand filter is to be installed on non-residential property.
- A) The surface area of the sand filter shall be designed for one square foot per gallon per day for waste with an influent Biochemical Oxygen Demand (BOD) not to exceed 300 parts per million (ppm).
- B) A sand filter with flows of 801 gal or more per day shall have the effluent distributed into the sand filter by a pressure dosing system designed according to Section 905.70(m).
- C) The sand filter shall be dosed four times per day with equal flows not to exceed the design capacity of the filter.
- c) A single individual sand filter shall be used to treat flows from a wastewater source. Splitting flows prior to treatment or the use of multiple sand filters shall be prohibited unless subsurface disposal of the effluent is used. Where allowed, splitting of flows shall be done by pumps.
- d) Minimum Size. The minimum size buried sand filter shall be designed to treat at least 100 gallons of waste per day.
- g2) Sand Filter Media. The depth of filter media shall be a minimum of 24 inches. The sand shall have an effective size of 0.5 to 2.0 millimeters, and a uniformity coefficient of less than 3.5. It shall be clean and free of clay and silt.
- f3) Alternate Media. Other filter media may be used in a subsurface filter provided it meets the criteria of 905.70e)3) (above) and complies with the following requirements.
- 1)A) Is chemically and biologically inert.
- 2)B) Will support biological growth.
- 3)C) Has a hardness equivalent to, or greater than, that of sand.
- g4) Filter Media Cover. The filter media shall be covered with a minimum of ten inches of clean coarse gravel or clean stone which is free of mud, silt or clay, ranging in size from 3/4-2 1/2 inches in diameter. The gravel or stone shall be covered with straw, or untreated building paper, or other permeable material prior to backfilling. A minimum of 12 inches earth cover shall be provided. (See Appendix A: Illustration N)

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- h5) Distribution and Collection Lines. The distribution and collection lines shall conform to the requirements for distribution lines as given in Section 905.60(b)(2)(4). The distribution lines shall be level, shall be located 18 inches ~~three feet~~ from sidewalks, and shall be spaced on three foot centers. There they shall be solid pipe to the filter media. The collection lines shall have a slope of six inches per 100 feet and one collection line shall be provided for each ten feet of width or fraction thereof. The upper end of the collection line shall be capped.
- i6) Bedding Material. The bedding material for the collection lines shall be placed as shown in Appendix A: Illustration N, shall be clean gravel or clean stone which is free of mud, silt or clay, ~~and shall consist of clean gravel or stone.~~ The coarse gravel shall range in size from 3/4-2 1/2 inches in diameter and pea gravel shall range from 1/8-3/8 inches in diameter. A minimum of two inches of coarse gravel shall be placed on the excavation before placement of the collection lines.
- j7) Venting. A minimum of one vent shall be placed on the downstream end of the distribution lines as shown in Appendix A: Illustration N. These vents shall be placed as close as possible to the corners on the downstream distribution lines. The vents shall extend above the ground surface and be screened with 1/4 inch mesh screen or equivalent.
- k8) Drainage. Surface drainage shall be directed away from the filter. If conditions prohibit gravity drainage of the filter effluent, a pumping chamber shall be installed. The chamber shall be constructed of a watertight, non-corrosive material and shall be provided with a removable lid, which will serve as an access for inspection, cleaning, and general maintenance. An access port or extension collar shall extend at least 6 inches ~~above be brought to within 12 inches of the ground surface,~~ and the access shall have a minimum dimension of 12 inches. The chamber shall have sufficient depth and the pump controls shall be set in a manner to allow for complete drainage of the filter to eliminate any ponding of effluent within the filter. (See Section 905.125 Pumps, Pump Chambers and Ancillary Equipment.)
- 9) Adverse Site Conditions. In areas where the seasonal high ground water table rises to ~~within six inches of the bottom of the filter,~~ the filter shall be lined with an ~~impermeable, non-biodegradable material, either natural or man-made.~~
- l40) Distribution of Effluent. Buried sand filters designed to treat non-residential property with flows of 801 gallons or more per day shall have the effluent distributed into the sand filter by a pressure dosing system.
- 1) Piping System.
- A) The piping distribution system for the buried sand filter shall consist

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of a manifold pipe and two inch diameter laterals with perforations.

B) The perforations shall be three-eighth (3/8) inch diameter drilled on 36 inch intervals along the invert of the lateral.

C) The pressure at the distal ends of the laterals shall be at least 2 feet of water.

D) The lateral shall extend to 18 inches from the sidewall of the filter and a hole shall be placed in the end cap of the lateral.

E) Lateral spacing shall be 36 inch centers.

F) The perforations of adjacent laterals shall be staggered.

G) The system shall be designed so the laterals and manifold drain after each dosing.

H) All piping shall be Schedule 40 Polyvinyl Chloride (ASTM Standard D1785/76) or Schedule 40 Acrylonitrile/Butadiene/Styrene (ASTM Standard D1527/77).

I) The lateral shall have at least eight inches of 3/4 inch to 2 1/2 inch rock under it and at least 2 inches of the same size rock over it.

J) Other pipe diameters, hole sizes and lateral intervals will be considered for use if they provide distribution at least equal to the above.

2) Network Configuration

A) Manifold-to-lateral connections shall be made using tee-to-tee construction, with the manifold below the laterals (see Appendix A, Illustration N, Exhibit D of this Part. If the sand filter is downslope of the pumping chamber, the manifold shall be on top of the laterals so the manifold drains.

B) A siphon break shall be used in networks where the low water level in the pumping chamber is above the lateral inverts.

3) The pumps, pumping chamber and ancillary equipment shall comply with Section 905.125 and the following:

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A) Dosing volume. The dosing volume shall be one-fourth the design flow of the sand filter. The dosing volume is the amount of liquid pumped or siphoned during each cycle minus the amount which drains back from the system after each dose.

B) Pump Selection. The pump shall be a submersible pump designed for corrosive liquids and shall be capable of maintaining at least 2 feet of head at the distal ends of the laterals.

C) Siphons. Siphons can be designed where elevation exists between the sand filter and the siphon chamber. However, the siphon shall be designed to deliver the same flow rate at the same head at the distribution system as a pump system. The distribution system consisting of manifold and laterals shall be designed so that it will drain after each siphon. This shall be accomplished by placing the manifold above the laterals.

(Source: Amended at 18 Ill. Reg. _____, effective _____)

Section 905.80 Recirculating Sand Filter

a) General. The recirculating sand filter system (Appendix A: Illustration O of this Part) consists of a septic tank, recirculation tank, open sand filter, and flow splitter. It may be used provided the effluent is discharged in accordance with the requirements of Section 905.110.

b) Septic Tank. The septic tank shall be sized and installed as described in Section 905.40.

c) Recirculation Tank. The recirculation tank volume shall be 500 gallons and the tank shall be equivalent in strength and materials to the septic tank as provided in Section 905.40. No baffles are necessary. An access manhole, as described in Section 905.40(b)(7), shall be provided for pump maintenance or replacement.

d) Sand Filter. The sand filter shall be sized at one square foot of filter surface for every three gallons per day of domestic sewage flow. Appendix A: Illustration P has a size chart for residences based on numbers of bedrooms. Unless otherwise stated in Appendix A: Illustration P the sizes shown are required. The filter media shall comply with requirements of Section 905.70e)(4)(2) and f)(4) and shall be 30 inches in depth.

e) Bedding Material. The bedding material for the collection lines shall be the same as that in a buried sand filter. The coarse gravel shall be 3/4 to 2 1/2 inch diameter and

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the pea gravel shall be from 1/8 to 3/8 inches diameter. A minimum of two inches of coarse gravel shall be placed on the excavation prior to placement of collection lines.

- f) Distribution and Collection Lines. The collection lines shall be constructed of materials as approved in Section 905.20(f) and shall be four inches inside diameter perforated piping laid with perforations facing downward. The distribution piping shall have an inside diameter of 1 1/2 inches. The perforated pipe shall have 1/2-3/4 inches diameter openings on 3 to 5 inch centers with two rows at 120° from each other. Distribution piping shall be spaced on three foot centers and shall be located a minimum of 1 1/2 feet from sidewalls.
- g) Pumps. The pump shall be a submersible pump designed for corrosive liquids and shall have a capacity of 15 to 25 gallons per minute at the ten foot total dynamic head (TDH). The pump shall be controlled by a time clock which can be set to activate the pump at one hour or longer intervals. Pump shut off shall be controlled by a low level float switch which allows the entire contents of the recirculation tank to be pumped during each pump cycle. A high level float switch shall be provided that energizes a visible and audible alarm to indicate pump failure or malfunction. (See Appendix A: Illustration Q)
- h) Flow Splitter. The flow splitter shall be designed so that recirculation rates can be controlled between no recirculation and a 5 to 1 recirculation ratio. An example of one type of splitter is shown in Appendix A: Illustration O.

(Source: Amended at 18 Ill. Reg. _____, effective _____)

Section 905.90 Waste Stabilization Ponds

General. Waste stabilization ponds may be used if designed and constructed in accordance with the following criteria and provided the effluent is discharged in accordance with the requirements of Section 905.110 (See Appendix A: Illustration R as an illustration of these requirements). A septic tank sized according to 905. Appendix A, Illustration F of this Part or an aerobic treatment plant shall precede a waste stabilization pond.

- a) Location: A waste stabilization pond shall be located as distant as practical from residences, but in no case closer than the distances shown in Appendix A, Illustration D, and in an area where trees will not interfere with sunlight on the surface.
- b) Dimensions. Ponds shall have a length not exceeding three times the width.
- c) Capacity. When domestic sewage from a septic tank is to be discharged to the waste stabilization pond, the capacity shall be equivalent to 90 times the average daily flow. When preceded by a septic tank, the capacity of the pond shall be equivalent to 60

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times the average daily flow. When preceded by an Class II aerobic treatment plant, the capacity of the pond shall be equivalent to 18 times the average daily flow.

- d) Depth. The wastewater depth for a waste stabilization pond shall be uniform and three feet to five feet.
- e) Freeboard. A minimum freeboard of two feet shall be provided.
- f) Embankments. Embankments shall be constructed of impermeable materials and shall be compacted. Embankment slopes shall be 1 to 2 (vertical to horizontal) below the water line and 1 to 3 or flatter above the water line. Embankment slopes shall be one to three, vertical to horizontal. The top width of the embankment shall be a minimum of two feet. Embankments shall be seeded or rip-rapped from the outside toe to the high water line. Perennial, low growing, spreading grasses that withstand erosion and can be kept mowed are most satisfactory for seeding of embankments.
- g) Inlet. Inlet lines in excess of 50 feet in length which carry raw sewage, shall be provided with a clean-out. The inlet line shall be placed 12 to 24 inches above the bottom of the pond at a point opposite the overflow structure and shall be supported at no greater than ten foot intervals along its length. It shall discharge at least ten feet from the water's edge. The inlet line shall be sloped in accordance with Section 905.20(g).
- h) Outlet. The outlet structure shall be designed to prevent the discharge of floating solids. This shall be accomplished through baffling. The baffle shall consist of a sanitary T or 90° elbow. If the 90° elbow is used, a one-quarter inch hole shall be drilled into the top of the elbow to provide an air break. The outlet baffle shall extend 12 inches below the invert of the overflow. The outlet baffle shall be three to five feet from the embankment, or other means.
- i) Bottom. The bottom of the waste stabilization pond shall be cleared and leveled to the required elevation and shall be lined with an impermeable natural or man-made material. The pond shall be kept free of vegetation which would grow to or above the water surface.
- j) Drainage. All surface water shall be diverted away from the waste stabilization pond.

(Source: Amended at 18 Ill. Reg. _____, effective _____)

Section 905.100 Aerobic Treatment Plants

- a) General. After the effective date of this Code, Aerobic treatment plants shall be listed by NSF International as complying with the requirements of ANSI/NSF

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the National Sanitation Foundation (NSF) Standard Number 40, Individual Aerobic Wastewater Treatment, July 1990. May 1982, and shall bear the NSF seal. Aerobic treatment plants approved by this Department prior to the effective date of this Code shall continue to be approved as indicated in the provisions of the original approval issued by the Department. A list of approved aerobic treatment plants will be periodically updated and a copy of this list may be obtained from the Department. Standard 40 is a standard which covers plants for treatment of wastewater from individual homes. This Part shall allow NSF approved aerobic treatment plants to serve residential property which is occupied on a year-round or full-time basis. Aerobic treatment plants shall not be used to serve residential property which is used as a seasonal, weekend or part time residence.

b) Class II Effluent. Aerobic treatment plants listed by NSF for Class II effluent (BOD5-60mg/l and Suspended Solids 100 mg/l) shall discharge to one of the following:

- 1) A subsurface seepage system designed and constructed in accordance with the requirements of Section 905.60.
- 2) A sand filter designed and constructed in accordance with the requirements of Sections 905.70 or 905.80.
- 3) A waste stabilization pond designed and constructed in accordance with the requirements of Section 905.90.

c) Class I Effluent. Aerobic treatment plants listed by NSF for Class I effluent (BOD5-30 mg/l and Suspended Solids 30 mg/l) shall discharge to one of the following:

- 1) A subsurface seepage field designed and constructed to be at least 2/3 the size determined necessary by Section 905.60, ~~percolation tests~~.
- 2) To a surface discharge ~~To the ground surface~~ in accordance with Section 905.110.

d) Sizing. Aerobic treatment plants which are listed by N.S.F. as Class I and rated at 500 gallons per day will be allowed for the treatment of sewage from residential property homes having up to and including four bedrooms. Other aerobic treatment plants which are listed by NSF as Class I shall be sized as follows:

Bedrooms	Minimum Rated Treatment Capacity-Gallons
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1	400
2	400
3	500
4	500
5	750
6	900
7	1050
8	1200
9	1350
10	1500

e) Installation. All components of aerobic treatment plants shall be installed at the time of the original installation. If this is not possible, a solid end cap shall be securely placed over the end of the discharge line until the system can be completed. This will prevent the discharge of raw sewage to the ground surface.

f) Accessibility for inspection and maintenance. The plant shall be equipped with one or more grade-level access manholes located to permit periodic physical inspection and maintenance of all compartments and component parts. Component parts include submerged bearings, moving parts, tubes, intakes, slots, filters, and other devices. Grade level access manholes shall be installed in a manner to prohibit the entry of soil, water and dirt into the unit. ~~Accesses—Aerobic treatment plants shall be accessible to allow maintenance and service of all components within the plant.~~

g) Service. Devices falling within the scope of Standard 40 require periodic maintenance to achieve performance consistent with demonstrated capabilities. Implicit in Standard 40 is the recognition that assured professional service is imperative. Standard 40 and this Part require a two-year service policy to be provided as part of the initial service agreement. (Note: The following initial service policy includes items not included in the NSF Standard 40 service policy).

- 1) Initial service policy: A two-year policy shall be furnished to the purchaser by the private sewage disposal installation contractor through the manufacturer or the distributor of the aerobic treatment unit. This policy shall provide:
 - A) Four inspection/service calls, at least one every six months, which includes inspection, adjustment, and servicing of the mechanical and the applicable component parts to ensure proper function;
 - B) For an effluent quality inspection consisting of a visual check for color, turbidity, scum overflow, and an examination for odors.

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- C) For improper operation which cannot be corrected at that time, to be reported to the owner immediately. This shall be followed with a written report which includes the date for the condition to be corrected.
- 2) Continuing service policy: Each manufacturer shall make available for purchase by the owner a continuing service policy with terms equal to the initial service policy.
- 3) Standby parts: Standby mechanical and electrical component parts shall be stocked by the local distributor for use when the plant's mechanical or electrical components must be removed from the site for repairs.
- 4) Component parts: The mechanical and electrical component parts shall be guaranteed against any defects in materials and workmanship as warranted.
- 5) Service: Service shall be available within two working days following a request.
- 6) Owner's manual: An owner's manual shall be provided by the manufacturer with each unit. The manual shall include the following information:
- A) Model numbers.
 - B) Functional description of unit including a statement of minimum performance requirements as established by test.
 - C) Design and flow diagrams.
 - D) Warranty.
 - E) Replacement policy and service policy.
 - F) Installation instructions.
 - G) Detailed operation and maintenance requirements (including user responsibility, parts and service).
 - H) Rated service flow in gpm or gpd.
 - I) Energy source and energy required for proper operation of the plant.
 - J) Specification of models tested under ANSI/NSF Standard 40.

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- 7) Service label: A clearly visible, permanently attached label or plate giving instructions for obtaining service shall be placed at the audible and visual alarm.
- 8) Responsibility of property owner:
- A) The property owner shall be responsible for maintaining and operating the plant in accordance with this Part and the manufacturer specifications.
 - B) Property owners of aerobic treatment plants shall be required to obtain and maintain at all times a continuing service policy with the manufacturer or distributor/dealer of the model installed on the property.
 - C) In lieu of a continuing service policy, the property owner of an aerobic treatment plant shall have an independent laboratory, certified for the analysis in question, collect and test the system effluent every 6 months for the following:
 - i) BOD₅.
 - ii) Suspended Solids.
 - iii) Color.
 - iv) Threshold Odor.
 - v) Oily Film.
 - vi) Foam.
 - vii) Chlorine Residual (if applicable).
 - viii) Fecal Coliform Count.
- The test results shall comply with Section 905.110.
- D) Copies of the service contracts and copies of all test results shall be submitted to the Department or local authority upon request.
- h) Operation. Aerobic treatment plants shall produce an effluent meeting the physical, chemical and biological requirements of Section 905.110. Under normal operation and in the event of an electrical or mechanical failure or other performance failure or malfunction, the design and construction of the aerobic treatment plant shall prevent the discharge of wastewater from any opening which is not part of the designed flow path of the entire treatment process and shall prevent the discharge of wastewater which is not in compliance with Section 905.110.
- i) Maintenance. In the event that a routine service call indicates an electrical,

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mechanical or performance failure or malfunction or if routine laboratory test results indicate improper treatment, the property owner shall immediately take action to bring the aerobic treatment plant into compliance with this Part.

- d) Non-residential use. Aerobic treatment plants which are listed by NSF as Class I will be considered for use to serve a non-residential property provided all of the following are met:

1) Total daily flows from the waste water source into the plant are at least 75% of the rated hydraulic capacity and do not exceed the rated hydraulic capacity of the plant.

2) BOD5 loading from the waste water source is at least 100 mg/L and does not exceed 300 mg/L.

3) Suspended solids loading from the wastewater source does not exceed 300 mg/L.

4) Hourly flows from the waste water source into the plant are less than or equal to the treatment capacity of the plant divided by 24. This may require the installation of a flow equalization device.

- k) Any wastewater source shall be served by a single individual aerobic treatment plant. Splitting of flows from a wastewater source or the use of multiple aerobic treatment plants shall be prohibited unless subsurface disposal of the effluent is used. Where allowed, splitting of flows shall be done by pumps.

- l) Private sewage disposal installation contractors or homeowners who maintain or service aerobic treatment plants shall be required to maintain the integrity of the NSF seal. Only component parts approved for use in an individual plant may be used. No design changes or component part changes may be made which will void the NSF seal. Any person who voids the NSF seal shall be responsible for repairing the plant so it can bear the NSF seal or shall replace the plant with an approved private sewage disposal system.

(Source: Amended at 18 Ill. Reg. _____, effective _____)

Section 905.110 Effluent Surface Discharges

- a) General. Buried sand filters, recirculating sand filters, lagoons, and aerobic treatment plants listed by NSF for Class I effluent (See Section 905.100(a) and (c)) may be discharged to one of the following:

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- 1) A receiving stream, river, lake, or pond which provides greater than a five one to one dilution of the effluent. A discharge within 10 feet of the above shall be considered to be a discharge to the receiving body of water.

Discharges to a lake or pond shall be limited to two discharges per surface acre of water. More than two discharges may occur per individual surface acre of water, however, the total number of discharges to total surface acres of water shall not exceed a ratio of 2 to 1. An example of this is as follows: In a 20 acre lake, several discharges may enter the lake in a 1/2 acre cove however the total discharges entering the lake would be limited to 40. Where discharges are not equally distributed around a lake or pond the Department or local authority shall be consulted to assure that nuisance conditions are not created. Individual discharges to a receiving stream, river, lake or pond shall be maintained at least 350 feet apart. Common collectors discharging to a receiving stream, river, lake or pond shall be maintained at least 1,000 feet apart.

- 2) A ~~Fe-a~~ common collector ~~drain~~ provided that the collector ~~drain~~ does not discharge within one mile upstream from a public water supply intake, public bathing beach, or to any public use area. A public use area is any area which is frequently used by the public. Examples of a public use area are playgrounds and picnic areas. Common collectors used to carry treated effluent for two or three discharging systems with a combined design flow of less than 1,500 gallons per day shall be constructed of materials as listed in Section 905, Appendix A Illustration C of this Part, Building Sewer or Common Collector and shall discharge in accordance with Section 905.110 (a)(1) and (3). Whenever effluent discharges are combined into a common collector and the combined flow is less than 1,500 gallons per day all the following shall be met:

- A) The owner of the property shall be responsible for obtaining written permission from the owner or owners of the common collector to discharge effluent from the private sewage disposal system into the common collector. A copy of this written permission shall be submitted to the Department or local authority.

- B) The owner of the property shall be responsible for determining how many discharging private sewage disposal systems are connected to the common collector and shall guarantee that the additional discharge from his property combined with the current discharges into the common collector shall not exceed 1,500 gallons per day. The Department or local authority shall verify this information prior to issuing a plan approval.

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If the flow from any number of discharging systems is combined and exceeds 1,500 gallons per day then the owner of the property shall provide a copy of the construction permit obtained in accordance with 35 Ill. Adm. Code, Section 309.202(a) and (b) and a National Pollutant Discharge Elimination System (NPDES) permit issued by the Illinois Environmental Protection Agency, (35 Ill. Adm. Code 300) to the Department or local authority to demonstrate that the effluent from this private sewage disposal system can discharge to this location.

- 3) The ground surface, ~~in areas where the density of private~~ the discharge points of individual sewage disposal systems ~~ground~~ with surface discharges are maintained at least 350 feet apart and the effluent does not pond ~~does not exceed one per acre~~. The discharge points of common collectors shall be maintained at least 1,000 feet apart and the effluent shall not pond.

- b) Whenever property is subdivided which does not provide private sewage disposal systems in compliance with Section 905.60 or Section 905.110(a) then a sewage system in compliance with 35 Ill. Adm. Code 301 et seq. shall be provided.

- c) If the final discharge location of the effluent from a buried sand filter, recirculating sand filter, lagoon or aerobic treatment plant listed as Class I by NSF will discharge according to Section 905.110 and leave the property, then an effluent receiving trench or bed shall be installed prior to discharge.

Effluent receiving trenches or beds shall be designed in accordance with Section 905.60 (a) through (e) except for the following criteria:

- 1) The effluent receiving trench shall be designed at three (3) gallons per square foot of trench bottom area based on the daily design flow of the system. An example of this is as follows: A 3 bedroom home equals 600 gallons per day. 600 gallons per day divided by 3 gallons per square foot per day equals 200 square feet of effluent receiving trench. $(600 \text{ gpd} \div 3 \text{ gallon/sq ft/day} = 200 \text{ square feet})$.

- 2) Effluent receiving trenches or beds shall not be greater than 36 inches below the ground surface and shall have a minimum earth cover of 6 inches and a maximum earth cover of 12 inches.

- 3) They shall be designed so the entire trench or bed is completely filled with effluent prior to discharge and the invert of the overflow line is at least one inch below the invert of the outlet of the aerobic treatment plant, sand filter or waste stabilization lagoon unless the effluent is pumped.

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db) Effluent Standards.

- 1) All surface discharges from private sewage disposal systems shall comply with United States Environmental Protection Agency Secondary Treatment Guidelines for BOD5 and Suspended Solids:

A) BOD5

- i) BOD5: Arithmetic mean of all effluent samples collected in a period of 30 consecutive days; 30 mg/l (milligrams per liter) and 85 percent removal.

- ii) Arithmetic mean of all effluent samples collected in a period of 7 consecutive days; 45 mg/l.

B) Suspended Solids:

- i) Arithmetic mean of all effluent samples collected in a period of 30 consecutive days; 30 mg/l and 85 percent removal.

- ii) Arithmetic mean of all effluent samples collected in a period of 7 consecutive days; 45 mg/l.

- C) No effluent shall contain settleable solids.

- D) Color, odor, and turbidity must be reduced to below discernible levels.

- E) No effluent shall contain floating debris, visible oil, grease, scum, or sludge solids.

- F) A fecal coliform bacteria concentration not exceeding 400 organisms per 100 ml (milliliter) except where chlorination is not required.

- 2) Samples shall be analyzed in accordance with the 1978 edition of "Standard Methods for the Examination of Water and Wastewater" ~~as published by American Public Health Association.~~

(Source: Amended at 18 Ill. Reg. _____, effective _____)

Section 905.120 Disinfection

- a) General. Surface discharges shall be disinfected with a chlorine solution under the

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following conditions:

- 1) When the effluent is discharged to or from an effluent receiving trench or bed and the effluent leaves the property.
- 24) When an individual effluent or the effluent from a common collector drainline is discharged to a pond, lake, or stream in which swimming, water skiing, or other water contact recreation occurs.
- 2) When effluent is discharged to the ground surface in accordance with Section 905.110(a)(3), it shall be disinfected if it leaves the property or discharges to an area where ponding of the effluent is likely to occur.
- b) Chlorine Feeders. Chlorination equipment shall have a means of removal of solids. Appendix A: Illustration S of this Part provides an example of a typical chlorine feeder. All chlorine feeders shall meet the requirements of Appendix S Illustration S. Other feeders which meet the requirement of this Section are also acceptable.
- c) Chlorine Contact Tanks. Chlorine contact tanks shall be baffled and shall provide a contact time of at least 30 minutes based on two and one half times the average flow. The minimum contact tank capacity shall be 30 gallons. Access to the distribution feeder shall extend to the ground surface.
- d) Sample Port. A sampling port at least four inches in diameter shall be provided on the effluent line or into the chlorine contact tank, unless a free fall discharge from the system is easily accessible within 200 feet of the system.
- e) Chlorine Residual. A final effluent free chlorine residual of 0.2 to 1.5 mg/l shall be maintained.
- f) Chlorine products used for the disinfection of treated waste water effluent shall be used according to the products labeling.

(Source: Amended at 18 Ill. Reg. _____, effective _____)

Section 905.125 Pumps, Pumping/Dosing Chambers, Ancillary Equipment

- a) Pumps shall meet the following requirements:
 - 1) The pump shall be submersible.
 - 2) The pump shall be designed to handle wastewater and a minimum of 1/2 inch diameter solids.

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- 3) The pump shall be capable of delivering the required flow at the design total dynamic head.
- 4) The pump shall be constructed of corrosion resistant materials.
- 5) Performance curves and specification sheets indicating the above criteria have been met shall be submitted with the plan review application when pumps are to be used in a system.
- b) Dosing/Pump Chambers
 - 1) Pumping Chamber. The pumping chamber shall be waterproof.
Waterproofing shall consist of sealing all joints. The pumping chamber shall be filled with water after being installed and backfilled to prevent the pumping chamber from floating out of position due to hydrostatic pressures, unless the tank is installed in dry soil.
The volume of the pumping chamber shall be sufficient to provide the desired dosing volume, space for controls, space for setting the pump, reserve capacity malfunction and flow-back after the pump shuts off (volume of manifold and laterals).
A reserve capacity above the active pumping/dosing volume equal to one-half day's design flow shall be provided if single pumps are used. A reserve volume is not needed if siphons or dual pumps are used.
An access riser shall extend at least 6 in. above the ground surface.
 - 2) Dosing volume. The dosing volume shall be at least five times the pipe volume of the dosing network. The dosing volume is the amount of liquid pumped or siphoned during each cycle minus the amount which drains back from the system after each dose. The average flow shall be used to determine the dosing volume.
 - 3) Pump and Alarm Control. The pump switch shall be controlled by a float in the pumping chamber, set so that the required dosing volume is discharged during each pumping cycle.
The control system for the pumping chamber shall consist of a control for operating the pump and an alarm system to detect when the system is malfunctioning. Pump controls shall allow flexibility in adjusting the on-off depth. An example of acceptable controls are shown in Appendix A, Illustration Q of this Part.

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- 4) Electrical and Alarm System. An alarm system shall be provided and consist of an audible and visual alarm in the home or facility building. This system shall be on a circuit separate from the pump. The electrical controls shall be placed outside the pumping chamber.
- c) Ancillary Equipment
- 1) A quick disconnect device shall be included in the discharge piping to facilitate removal of the pump for inspection, repair, or replacement. The disconnect device shall be a threaded union, pitless adapter, or lift-out rail system.
 - 2) A rope or cable of adequate strength shall be affixed to the pump to facilitate installation and removal and so that personnel need not enter the chamber to disconnect the pump.
 - 3) The turn-on and turn-off levels and the alarm level shall be controlled by sealed switches constructed to withstand the humid and corrosive atmosphere in the chamber. Two mercury level switches, controlling a relay, pressure diaphragm switches, or weighted float switches are acceptable. If a control box housing, a contactor or a relay is used it must be mounted outside the chamber in a watertight enclosure. Provisions shall be made to prevent gases in the chamber from following electrical conduits into the control box.
 - 4) A check valve between the pump and the piping network shall not be allowed unless this piping system is below the frost line.
 - 5) The high water alarm switch shall be located 2-3 inches above the pump or siphon activation level.

(Source: Added at 18 Ill. Reg. _____, effective _____)

Section 905.130 Human Waste Disposal

- a) General. Privies, portable toilets, recirculation toilets, incinerator toilets, and compost toilets are approved for private sewage disposal of human wastes. Others domestic wastes shall be disposed of in a conventional system, (Section 905.30) however, the size of all components may be reduced 25 percent (except that septic tanks may not be smaller than 750 gallons). Note: Compost toilets may be used to dispose of other organic domestic wastes.
- b) Privy Construction. All privies shall be constructed and maintained in accordance with the following and Appendix A: Illustration T of this Part:

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- 1) Pit Construction. The pit shall be constructed of materials and in such a manner as to be able to endure the anticipated load and use and to withstand the local environmental conditions without deteriorating. The pit shall be constructed such that there shall be access to the pit for pumping and cleaning purposes.
- 2) Pit Size. The pit shall have a minimum capacity of 50 cubic feet per seat.
- 3) Floor and Seat Riser. The floor and seat riser shall be constructed of an impervious material and in a manner to exclude insects and rodents. The seat riser shall be bonded to the floor to prevent seepage through the riser onto the floor.
- 4) Seat Cover. The seat opening shall be covered with a hinged lid which forms a tight seal.
- 5) Vent. Each pit or vault privy shall be provided with a vent to the outside which creates airflow out of the building through the vent. The vent opening shall be screened with 16 mesh screen to prevent the entry of flies and shall terminate through the roof.
- 6) Maintenance and Abandonment. When any privy is abandoned or filled to within 18 inches of the bottom of the riser, it shall be pumped by a private sewage disposal system pumping contractor. Any abandoned privy pit shall be filled with earth.
- c) Vault Privy. Watertight, non-metal vaults are required where privies are used in areas where the groundwater or limestone formations are within four feet of the bottom of the pit. The vault shall be provided with a readily accessible clean out which prohibits the entry of rodents, insects, and surface water. (See Appendix A: Illustration T).
- d) Septic Privy. The vault of a septic privy shall be watertight. The subsurface seepage field shall consist of a minimum of one 10 foot distribution line placed in a two foot wide trench constructed in accordance with Section 905.60 and Appendix A: Illustration U.
- e) Standards for the Construction and Servicing of Non-Sewered (portable) Toilet Systems. A portable toilet is a self-contained unit equipped with a waste receiving holding container. Non-sewered toilet systems shall be constructed and maintained in the following manner:
- 1) Rooms, buildings or shelters housing toilets shall be of solid construction,

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easy to clean, providing shelter and privacy. The toilet room shall be ventilated to the outside and the vent covered with 16 mesh screen. Internal latches shall be provided to prevent inadvertent entry.

- 2) Waste containers shall be fabricated from impervious materials such as plastic, steel, fiberglass or their equivalent. Containers shall be watertight and capable of containing the waste. Containers shall be adequate in size to be used by the number of persons anticipated without filling the container to more than half of its volume before regularly scheduled service.

- 3) Servicing shall include removing waste from containers, recharging containers with an odor controlling solution, installing a supply of toilet tissue based on its intended use, and cleaning urinals and seats. Employers and event sponsors are responsible for contracting service intervals frequent enough to ensure clean, sanitary facilities.

- 4) Any defective or inadequate toilet unit shall be repaired or withdrawn from service by locking or removal.

- 5) Removal of waste shall be handled in a sanitary manner by means of a vacuum hose and discharge to a leak-proof tank truck. All ports on the tank shall be valved and capped.

- 6) Service trucks shall have access to the toilets to be serviced.

- 7) Disposal of waste from tank trucks shall be in accordance with Section 905.170(g).

e) ~~Chemical Toilets. Where chemical toilets are used, the owner or private sewage disposal contractor shall maintain them and dispose of their contents in accordance with Section 905.170.~~

f) Recirculating Toilets.

- 1) Self-contained toilets which treat and recirculate the flushing liquid shall be constructed of an impervious, easily cleanable material and vented to the outside air through a screened pipe. The effluent, if any, from the recirculating toilet shall discharge into a subsurface seepage field or into a disposal bag. The subsurface seepage field shall consist of a minimum of one ten-foot long distribution line placed in a two-foot wide trench constructed in accordance with Section 905.60. The owner of a recirculating toilet shall dispose of any residual from the unit in an approved public or private sewage disposal system.

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- 2) Recirculating toilets shall comply with the requirements of the National Sanitation Foundation (N.S.F.) Standard 41 and shall bear the N.S.F. seal.

g) Incinerator Toilets.

- 1) Incinerator toilets shall be designed and operated to provide complete incineration of the contents without production of odors. The owner of an incinerator toilet shall maintain the toilet and dispose of the contents in accordance with Section 905.170(e).

- 2) Incinerator toilets shall comply with the requirements of the National Sanitation Foundation (N.S.F.) Standard 41 and shall bear the N.S.F. seal.

h) Compost Toilets.

- 1) Compost toilets shall be designed in accordance with the manufacturer's recommendations to serve the anticipated number of persons. The owner of a compost toilet shall maintain the toilet and dispose of the contents in accordance with Section 905.170 905.149.

- 2) Compost toilets shall comply with the requirements of the National Sanitation Foundation (N.S.F.) Standard 41 and shall bear the N.S.F. Seal.

(Source: Amended at 18 Ill. Reg. _____, effective _____.)

Section 905.140 Holding Tanks

- a) General. Holding tanks are approved for private sewage disposal only under the following circumstances:

- 1) To serve a seasonal use, single family residence, such as a cabin used only on weekends, short vacations, and other similar situations.

- 2) As a temporary measure while awaiting the availability of a municipal sewer extension. This temporary condition shall not exceed 1 year in length.

- 3) As a sanitary dumping station to receive the discharge from holding facilities on recreational vehicles.

- 4) To receive the discharge from fixtures or drains which receive waste products such as automotive grease, oils, solvents and chemicals which are not allowed to discharge into a private sewage disposal system. These waste products shall be handled according to 35 Ill. Adm. Code 700. (Note: Also see

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Illinois Plumbing Code (77 Ill. Adm. Code 890.1)

- b) Approval. Approval for holding tanks shall be obtained in writing from the Department or local authority prior to installation. Such approval shall be based on compliance with this Section.
- c) Construction and Location. Holding tanks shall be designed and constructed in compliance with Section 905.40, "Septic Tanks", except that the outlet shall be permanently sealed. Holding tanks shall be located to comply with the requirements for "Septic Tanks or Aerobic Treatment Plants" as listed in Appendix A: Illustration D.
- d) Conversion to Conventional Private Sewage Disposal Systems. Holding tanks installed under Subsection (a)(2) above shall be converted to a conventional private sewage disposal system if a municipal sewer has not been extended to serve the property within one year of the original installation.

(Source: Amended at 18 Ill. Reg. _____, effective _____)

Section 905.150 Sanitary Dump Stations

- a) General. Sanitary dump stations which receive the discharge of holding tanks on recreational vehicles shall be designed and constructed in accordance with the ~~Rules for~~ Recreational Areas Code, (77 Ill. Adm. Code 800) and the following:
(Appendix A: Illustration V indicates mandatory construction requirements)

†) ~~A sanitary dump station shall be separate from any other private sewage disposal system.~~

- 12) A sanitary dump station with a disposal system shall be designed on the basis of 20 gallons per day per unsewered recreational vehicle site.
- 23) A sanitary dump station with only holding capabilities shall be designed on the basis of 140 gallons per unsewered recreational vehicle site.
- b) Construction and Location. The construction and location of a sanitary dump station with a disposal system shall comply in all respects with the applicable Rules in this Code, depending on the type of system used. The location and construction of a sanitary dump station with only holding capabilities shall comply with the requirements of Section 905.140.
- c) Ancillary Requirements. A sanitary dump station shall be provided with the following:

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- 1) A concrete pad sloped at least one inch per ten feet to a drain. This pad shall extend at least two feet in every direction from the drain, and shall have at least a two inch high curb around the outside perimeter of the pad as indicated in Appendix A: Illustration V.
- 2) A foot-operated, self-closing cap which forms a tight seal with the drain shall be provided.
- 3) The sewer line from the drain to the tank shall be at least four inches in diameter and constructed of material approved under Section 905.20(f). It shall be installed to maintain at least a ten foot horizontal separation between the water and sewer line, and the water line and the tank.
- 4) A water supply distribution tap for flushing the pad shall be provided. The water supply line to the tap shall be of materials, location, and construction in accordance with the Illinois ~~State~~ Plumbing Code (77 Ill. Adm. Code 890), and shall be provided with approved, properly installed back siphonage protection. No "stop and waste" valves will be allowed on this tap. This water tap shall be posted, "Not for Human Consumption. Use for Flushing and Cleaning Purposes Only."

(Source: Amended at 18 Ill. Reg. _____, effective _____)

Section 905.160 Swimming Pool Wastewater

- a) General. Wastewater generated from the operation of a swimming pool includes clear wastes, such as drainage from the pool proper, deck drainage, and perimeter overflow system drainage; and turbid wastes, such as filter wash and backwash water.
- b) Approved Treatment and Disposal. Wastewater from swimming pools may not be discharged to a private sewage disposal system receiving domestic sewage. It shall be disposed of in the following manner:
 - 1) Clear water wastes may be discharged directly to storm sewers, natural drainage areas, ~~seepage pits~~; or to the ground surface without additional treatment. Such drainage shall not result in nuisance conditions which create an offensive odor, or which produce a stagnant wet area, or which produce an environment for the breeding of insects. These discharges may require an NPDES Permit from IEPA.
 - 2) Wash or backwash water from sand filters may be discharged to natural drainage areas, storm sewers, seepage pits, or to the ground surface. Diatomaceous earth filter wash or backwash water may be discharged to one

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of the above after treatment consisting of one of the following:

- A) Passing the wastewater through a separation tank designed for removal of the diatomaceous earth and suspended solids.
- B) Settling the wastewater in a tank which is capable of holding the volume of one backwash. One backwash is defined as the amount of water generated from the backwash of the filters for a period of two minutes for diatomaceous earth filters, at the required backwash flow rate. The tank shall be dewatered after settling and prior to subsequent backwashes. Settled sludge shall be periodically removed to prevent flushing of solids during backwashing. (See Appendix A: 1 Illustration W).

- C) A separate private sewage disposal system designed and constructed in accordance with the applicable Sections in this Code.

- e) ~~Seepage Pits. Where seepage pits are used for the final disposal of swimming pool wastewater, they shall be designed on the basis of the anticipated flow and the percolation rate, as determined by the procedure outlined in Appendix A: Illustration G. Seepage pit construction shall comply with the requirements of Sections 905.60(i) and (j).~~

(Source: Amended at 18 Ill. Reg. _____, effective _____)

Section 905.170 Servicing, Cleaning, Transporting and Disposing of Wastes from Private Sewage Disposal Systems

- a) General. The collection, storage, transportation, and disposal of all septage shall be handled in accordance with this Section and in accordance with Title 40 of the Code of Federal Regulations Part 257-Criteria for the Classification of Solid Waste Disposal Facilities and Practices.
- b) Truck Identification. The name and address under which the business is conducted and the pumping contractor license number of at least one principal member of the business address of each contractor shall be painted on each side of every pumper truck operated by him. The letters shall be easily legible and at least three inches high.
- c) Equipment Inspection. Equipment shall be subject to inspection and approval by a representative of the Department or local authority at any reasonable time; and, upon request, shall be available for inspection at a designated location.

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- d) Vehicle Construction and Equipment. Each vehicle used for collection and transportation of waste shall be equipped with a leak proof and tightly sealed tank for septage hauling. The interior and exterior sections of all portable containers, pumps, hoses, tools, or other implements which have been contaminated shall be rinsed clean after each use and the rinsings shall be disposed of such that no health hazard or nuisance results. Trucks and tanks shall comply with the following:

- 1) The vehicle shall be equipped with either a vacuum pump or other type of pump which is self-priming and will not allow any seepage from the diaphragm or other packing glands.
- 2) The discharge nozzle shall be located so that there is no flow or drip onto any portion of the truck.
- 3) The discharge drainage nozzle shall be capped when not in use.

- e) ~~Septage Disposal Site. Each licensed contractor engaged in septage disposal shall file with the Department, and each year amend, a statement describing the location and methods of disposal of septage. Methods of septage disposal approved by the Department are as follows:~~

Notification of Disposal Site. Annually, the private sewage disposal system pumping contractor shall:

- 1) Notify the Department and local authority of the sites utilized for disposal. Information to be reported shall be: county, township, range, and section, with a description to the nearest 1/4 section, name and address of the owner of the property, purpose for which the disposal site is otherwise used such as pasture, grain crops, mowing crops, or timber.
- 2) Provide an annual estimate of the total gallons of septage disposed of at each site.
- 3) Describe the methods of disposal at each site.
- f) Disposal methods. Methods of septage disposal approved by the Department are as follows:
 - 1) Discharge to a Municipal Sanitary Sewer System. Discharge to a municipal sanitary sewer system is approved when the municipality has approval from the Illinois Environmental Protection Agency to receive septage from private sewage disposal systems; when and the contractor has written approval from the municipality to discharge septage into the system.

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- 2) Application to Agricultural Land. Septage may be applied to agricultural land provided the following criteria are met:

A) The depth to the ground water table or to fractured limestone formations is at least four feet below the ground surface.

B) The septage is disposed of in the following manner:

i) It originates from private sewage disposal systems which treat only domestic sewage as that term is defined in Ill. Rev. Stat. 1981, ch. 111 1/2, par. 116.303;

ii) It is not applied to land which has been saturated by rainfall during the 24-hour period preceding the intended application time;

iii) It is not applied to land with water ponded upon it;

iv) It is not applied to land within 150 feet of wells, homes, the rim of a sink hole, underground mine, cave, tunnel, or other water supplies, ponds, or streams.

v) It is not applied to land having greater than 5% slope;

vi) It is not applied to land that is intended to grow root vegetables, or other low growing fruits or vegetables which may be eaten raw.

vii) It is applied at a rate which does not exceed 5,000 gallons of septage per acre per month.

viii) It is applied from a vehicle moving at least one mile per hour (88 feet per minute).

ix) Where it is determined by the Department or local authority that a nuisance condition (See Section 905.160(b)(1)) exists, then the septage shall be incorporated into the soil.

- 3) Discharge to Sludge Lagoons or Sludge Drying Beds. Discharge to a sludge lagoon or drying bed must be approved by the Illinois Environmental Protection Agency, (IEPA) (35 Ill. Adm. Code 309) or the owner/operator of the lagoon or drying bed must have a permit from the IEPA to receive septage from the contractor. If the contractor is going to construct a sludge lagoon or

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drying bed, a permit will be necessary from the IEPA to construct and operate the proposed facility.

4) Discharge to an Incinerator Device. Discharge of ~~se~~ septage to an incinerator must be approved by the IEPA or the owner/operator of the incinerator must have a permit from the IEPA to receive septage from the contractor.

5) Discharge to a Sanitary Landfill. Discharge of septage to a sanitary landfill must be approved by the IEPA or the owner/operator of the landfill must have a permit from the IEPA to receive the septage from the contractor.

g) Methods for the disposal of waste from portable toilets shall be as follows:

1) Discharge to a Municipal Sanitary Sewer System. Discharge to a municipal sanitary sewer system is approved from private sewage disposal systems when the contractor has written approval from the municipality to discharge septage into the system.

2) Discharge to Sludge Lagoons or Sludge Drying Beds. Discharge to a sludge lagoon or drying bed must be approved by the Illinois Environmental Protection Agency, (IEPA) (35 Ill. Adm. Code 309) or the owner/operator of the lagoon or drying bed must have a permit from the IEPA to receive septage from the contractor. If the contractor is going to construct a sludge lagoon or drying bed, a permit will be necessary from the IEPA to construct and operate the proposed facility.

3) Discharge to an Incinerator Device. Discharge of septage to an incinerator must be approved by the IEPA or the owner/operator of the incinerator must have a permit from the IEPA to receive septage from the contractor.

4) Discharge to a Sanitary Landfill. Discharge of septage to a sanitary landfill must be approved by the IEPA or the owner/operator of the landfill must have a permit from the IEPA to receive the septage from the contractor.

h) "Other Wastes": The following shall not be disposed of by application to agricultural land

1) Waste from a portable toilet.

2) Holding tank waste as provided in Section 905.140 Automobile and food service grease, oil grit, and similar type wastes shall not be applied to agricultural land.

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(Source: Amended at 18 Ill. Reg. _____, effective _____)

Section 905.180 Examinations For Licensure

a) Applications

- 1) Each person who desires to apply for admittance to the examination for a Private Sewage Disposal System Installation Contractor license or a Private Sewage Disposal System Pumping Contractor license shall file an application for examination on forms provided by the Department. These forms may be obtained by writing to the Illinois Department of Public Health, Division of Environmental Health 525 West Jefferson Street, Springfield, Illinois 62761.
- 2) Examination dates and locations shall be established by the Department. A completed application, a photograph of the applicant, and a fee of \$25.00 must be filed with the Department at least 30 days prior to the examination date.

b) Examination Requirements and Results

- 1) Installation License Examination. The examination for a Private Sewage Disposal System Installation Contractor license shall test the applicant's knowledge of the design, installation, operation, maintenance, repairing and servicing of private sewage disposal systems.
- 2) Pumping Licensing Examination. The examination for a Private Sewage Disposal System Pumping Contractor license shall test the applicant's knowledge of the pumping, hauling, and disposal of wastes removed from private sewage disposal systems.
- 3) Individuals desiring both the installation contractor license and pumping contractor license must pass the examination for each license.
- 4) Passing Grade. The examination shall consist of questions with a combined grade value of 100 points. In order to successfully pass the examination, a grade of not less than 75 must be obtained.
- 5) Failure to Pass. Any person who fails to pass the examination shall be admitted to a subsequent regularly scheduled examination after filing a new application and fee with the Department in accordance with Section 905.180(a) however, persons who fail to pass the exam two times in a calendar year shall be required to wait at least one calendar year from the date of the last examination before taking the examination again.

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(Source: Amended at 18 Ill. Reg. _____, effective _____)

Section 905.190 Installation Approval

- a) Plan approval shall ~~must~~ be obtained from the Department or local authority prior to beginning any construction of a new private sewage disposal system. A new private sewage disposal system shall consist of, but not necessarily be limited to, the following:
 - 1) A system where a septic tank is replaced or where a major component of the system is removed or added. Examples of major components would be the replacement or addition of an aeration unit, recirculating sand filter, sand filter, seepage pit, seepage bed or lagoon.
 - 2) A system where the size of the absorption field is increased in size by 25% or more or where 25% or more of the existing absorption field is removed and replaced with new piping and backfill material.
- b) Submittal for approval shall be made on the forms provided by the Department. At a minimum, the necessary information which must be submitted to the Department or local authority for approval shall consist of:
 - 1) Plans or drawings to scale indicating lot size with dimensions showing the location of the system, type of system to be constructed, the dimensions and the length of lateral to be installed showing type of backfill material if applicable, distances to water lines, water wells, potable water storage tanks and buildings, site elevations and ground surface elevations sufficient to determine the elevation of system components and the slope of the ground surface, location of sanitary sewer if available within 200 feet of the property and typical cross section of the system.
 - 2) Number of bedrooms or design volume.
 - 3) Soil investigation results, percolation test results and the separation distance from the trench bottom to a limiting layer ~~if applicable~~. The private sewage disposal system installation contractor or homeowner shall submit information with the plan approval application or local authority permit application that a limiting layer does not exist within the distances provided in 905.60(a)(7)(A).
 - 4) Owners name and address.
 - 5) Name and signature of applicant.

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- c) Contractors Persons who construct, install, repair or modify a private sewage disposal system shall notify the Department or local authority at least 48 hours two days prior to commencement of the work.
- d) If any person constructs, installs, repairs or modifies a private sewage disposal system without complying with the requirements of Section 905.190(a) through (c) and backfills any portion of the system or covers any portion of the system with earth, cinders, gravel, shale or any other material which will prevent the Department or local authority from viewing the system to determine compliance with this code, the property owner and/or private sewage disposal installation contractor shall uncover the backfilled or covered portions of the system.
- e) Contractor Responsibility. The private sewage disposal system installation contractor is responsible for the following:
- 1) Constructing, installing, repairing, modifying or maintaining private sewage disposal system in accordance with this Part.
 - 2) Percolation test results and the sewage disposal system which is designed and constructed using those results. Acceptance of percolation tests from other sources does not relieve the installation contractors responsibility.
 - 3) Providing the results of soil classification information and/or percolation tests used to design a private sewage disposal system to the property owner and copies of this information shall be retained by the installation contractor for at least five (5) years.
 - 4) Providing service to aerobic treatment plants at least equal to 905.100(g).
 - f) Soil Classifier Responsibility. The soil classifier or Illinois licensed professional engineer shall be responsible for the accuracy of the information in soil investigations used to design private sewage disposal systems.

(Source: Amended at 18 Ill. Reg. _____, effective _____)

Section 905.200

Licenses and Fees

- a) An individual may obtain a license as a Private Sewage Disposal System Pumping Contractor or a Private Sewage Disposal System Installation Contractor upon successfully passing the examinations given for each, then, making application on forms provided by the Department and submitting the annual license fee of \$50.00 to

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- the Department.
- b) EACH PERSON WHO HOLDS A CURRENTLY VALID PLUMBING LICENSE ISSUED UNDER THE "ILLINOIS PLUMBING LICENSE LAW" (Ill. Rev. Stat. 1985, ch. 111., par. 1101 et. seq.) IS ARE NOT REQUIRED TO PAY AN ANNUAL LICENSE FEE, BUT MUST COMPLY WITH ALL OTHER PROVISIONS OF THE ACT AND THIS PART. (Ill. Rev. Stat. 1985 ch. 111 1/2, par. 116.305(a))
- c) The fee to be paid for the annual renewal of either a Private Sewage Disposal System Pumping Contractor or a Private Sewage Disposal System Installation Contractor license shall be \$50.00.
- d) The fee to be paid for the reinstatement of a Private Sewage Disposal System Pumping Contractor license or a Private Sewage Disposal System Installation Contractor license which has expired for a period of less than 3 years shall be \$20.00, plus all lapsed renewal fees.
- e) A license which has expired for more than 3 years may be restored only by passing the written examination and paying the required fees.
- f) A person who does not obtain a license within 2 years of successfully completing the appropriate examination shall be required to file a new application and fee to the Department in accordance with Section 905.180 a) and again successfully pass the examination prior to applying for a license.
- g)f) NO REINSTATEMENT FEE WILL BE CHARGED AND NO EXAMINATION WILL BE REQUIRED OF AN APPLICANT WHO IS SEEKING REINSTATEMENT WITHIN TWO YEARS OF TERMINATING MILITARY SERVICE, UPON PAYMENT OF ANNUAL LICENSE FEE AND SUBMISSION OF EVIDENCE OF MILITARY SERVICE. (Ill. Rev. Stat. 1985 ch. 111 1/2 par. 116.305 (b))

(Source: Amended at 18 Ill. Reg. _____, effective _____)

Section 905.210 Notification of Disposal Site (Repealed)

Annually the private sewage disposal system pumping contractor shall:

- a) Notify the Department or local public health authority of the sites utilized for disposal.
- b) Provide an annual estimate of the total gallons of septage disposed of at each site.

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(Source: Repealed at 18 Ill. Reg. _____, effective _____)

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Section 905, Appendix A Illustrations and Exhibits
 Section 905, Illustration A Quantity of Sewage Flows

<u>TYPE OF ESTABLISHMENT</u>	<u>Unit (per)</u>	<u>Gallons per Day</u>	<u>BOD ppm</u>
<u>Permanent Residential Dwellings</u>			
<u>Single Family</u>	<u>bedroom</u>	<u>200</u>	<u>250</u>
<u>Multi-Family</u>	<u>bedroom</u>	<u>200</u>	<u>250</u>
<u>Individual Mobile Homes</u>	<u>bedroom</u>	<u>200</u>	<u>250</u>
<u>Mobile Home Parks</u>	<u>space</u>	<u>400</u>	<u>250</u>
<u>Boarding Houses</u>	<u>person</u>	<u>50</u>	<u>250</u>
<u>Rooming Houses</u>	<u>resident</u>	<u>40</u>	<u>250</u>
<u>Institutions</u>			
<u>Hospitals, Medical</u>	<u>bed</u>	<u>250</u>	<u>400</u>
<u>Hospitals, Medical</u>	<u>employee</u>	<u>15</u>	<u>400</u>
<u>Hospitals, Mental</u>	<u>bed</u>	<u>150</u>	<u>400</u>
<u>Hospitals, Mental</u>	<u>employee</u>	<u>15</u>	<u>400</u>
<u>Long-Term Care Institutions</u>	<u>bed</u>	<u>125</u>	<u>400</u>
<u>Long-Term Care Institutions</u>	<u>employee</u>	<u>15</u>	<u>400</u>
<u>Prison</u>	<u>inmate</u>	<u>150</u>	<u>400</u>
<u>Prison</u>	<u>employee</u>	<u>15</u>	<u>400</u>
<u>Schools</u>			
<u>Boarding School</u>	<u>person</u>	<u>150</u>	<u>250</u>
<u>Schools Without Cafeteria or Showers</u>	<u>person</u>	<u>15</u>	<u>250</u>
<u>Schools W/ Cafeteria & Showers</u>	<u>person</u>	<u>25</u>	<u>600</u>
<u>Schools W/ Cafeteria or Showers</u>	<u>person</u>	<u>20</u>	<u>600</u>
<u>Travel</u>			
<u>Airports</u>	<u>passenger</u>	<u>5</u>	<u>250</u>
<u>Railway Stations</u>	<u>passenger</u>	<u>5</u>	<u>250</u>
<u>Bus Stations</u>	<u>passenger</u>	<u>5</u>	<u>250</u>

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Section 905, Appendix A
 Section 905, Illustration A

Illustrations and Exhibits
 Quantity of Sewage Flows (Continued)

Unit
 (per)

Gallons
 per
 Day

BOD
 ppm

TYPE OF ESTABLISHMENT

Travel (Continued)				
Highway Rest Areas	traveler	5		250
Recreational & Seasonal Areas				
Campgrounds W/Mobile Homes	site	150		250
Swimming Pools & Bathing Beaches	person	10		250
Comfort Sta. W/Toilets & Showers	space	35		400
Comfort Sta. W/No Showers	space	25		400
Day Camps W/O Meals	person	25		250
Day Camps W/Meals	person	35		600
RV Parks W/Water and Sewer	space	50		400
Hook-ups				
Cottages and/or Small Dwellings	bedroom	150		250
W/Seasonal Occupancy				
Picnic Parks W/Toilet Facilities	person	10		250
Only				
Youth Camps W/O Cafeteria	person	50		250
Youth Camps W/Cafeteria	person	60		600
Migrant Labor Camps	person	150		400
Sanitary Dump Station for	site	20		N/A
Unsewered Site				
Campground W/Central Bath and	person	35		400
Toilet Facilities				
Commercial, Industrial & Misc.				
Country Clubs, No Kitchen	member	25		250
Hotels & Motels	bed	50		250
Places for Public Assembly	person	5		250
Theaters	seat	5		250
Churches W/O Kitchen	seat	3		250
Commercial, Industrial & Misc.				
Churches W/Kitchen	seat	6		600
Restaurants	meal	10		600
Restaurants W/Bar & Cocktail	meal	12		600
Offices & Day Workers	person	15		250

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Section 905, Appendix A
 Section 905, Illustration A

Illustrations and Exhibits
 Quantity of Sewage Flows (Continued)

Unit
 (per)

Gallons
 per
 Day

BOD
 ppm

TYPE OF ESTABLISHMENT

Shopping Centers (per 1000	person	250		250
Sq. Ft. Floor Area)				
Stores	toilet	400		250
Service Stations (served)	vehicle	10		250
Laundries	customer	50		600
Construction Camps or Sites,				
Factories W/Toilets & Showers	person	35		250
W/Toilets, No Showers	person	20		250
	GALLONS PER PERSON			
	PER DAY			

Type of Establishment

Permanent Dwellings				
Board Houses	50			
Boarding Schools	100			
Institutions, Other than hospitals (per bed)	125			
Mobile Homes, Individual (per bedroom)	200			
Mobile Home Parks (per space)	250			
Multi-Family Dwellings (per bedroom)	150			
Rooming Houses	40			
Single-Family Dwellings (per bedroom)	200			
Travel and Recreational Facilities				
Airports, Railway Stations, Bus Stations	5			
Campgrounds				

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Section 905 Appendix A Illustrations and Exhibits
 Section 905 Illustration A Quantity of Sewage Flows (Continued)

GALLONS PER PERSON
PER DAY

Type of Establishment

Comfort Station w/toilets & showers (per space) 35

Comfort Station w/toilets, no showers (per space) 25

Day camps, no meals 25

Travel trailer parks with water and sewer hook-ups
(per space) 50Cottages and/or Small Dwellings with
seasonal occupancy (per bedroom) 150

Country Clubs (per member) 25

Highway Rest Areas 5

Hotels and Motels (per bed) 50

Picnic Parks 5

Places for Public Assembly 5

Swimming Pools and Bathing Beaches 10

Theatres

Movie (per seat) 5

Drive In (per car space) 10

Commercial, Industrial, and Miscellaneous

Churches (per seat) 3

With Kitchens, add (per meal)
Construction Camps or Sites, Factories 3

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Section 905 Appendix A Illustrations and Exhibits
 Section 905 Illustration A Quantity of Sewage Flows (Continued)

GALLONS PER PERSON
PER DAY

Type of Establishment

With toilets and showers

With toilets, no showers 35

Hospitals (per bed) 20

Laundries (per customer) 250

Offices and other day workers 50

Restaurants, with toilets (per meal) 15

Restaurants, without toilets (per meal) 10

Additional for bars and cocktail lounges 3

Schools 2

Without cafeterias or showers 15

With cafeterias and showers 25

With cafeterias or showers 20

Service Stations (per vehicle served per day) 5

Shopping Centers (per 1000 sq. ft. floor area) 250

Stores (per toilet room) 400

(Source: Amended at 18 Ill. Reg. _____, effective _____)

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Section 905. Appendix A Illustrations and Exhibits
 Section 905. Illustration C List of Approved Plastic Pipe for Private Sewage Disposal System Septic Uses

TYPES OF PIPES	ASTM STANDARD	BUILDING SEWER ¹ OR COMMON COLLECTOR	SEWER LINES ¹	ALL DISTRIBUTION SUB SURFACE SEEPAGE SYSTEMS
		5 ft. from building to septic-aeration tank to beyond the septic-tank aeration tank or distribution box	Additional treatment facilities and sand filter distribution collection lines and collection distribution lines	

ABS (DWV Schedule 40) F628-85	X	X	X	X
ABS (DWV Schedule 40) D2661-78	X	X	X	X
ABS D1527-77	X	X	X	X
ABS (Sewer Pipe) 2751-80	X ²	X ²	X ²	X ²
PVC D1785-76	X	X	X	X
PVC (DWV Schedule 40) D2665-78	X	X	X	X
PVC (DWV Schedule 40) F891-86	X	X	X	X
PVC (Type PSM)(SDR35) D3034-80	X ²	X ²	X ²	X ²
PVC (Type PSP)(SDR35) D3033-81	X ²	X ²	X ²	X ²
PVC (Type PS-46) F789-82	X	X	X	X
PVC (Sewer & Drain PS-50) F891-86	X	X	X	X
PVC (Sewer & Drain PS-25) F891-86	X	X	X	X
PVC (Corrugated-Smoothwall) F949-85	X	X	X	X
PVC (Std. or Perforated) D2729-80			X	X
PE (Smoothwall) F810-83			X	X
AASHTO Standard M252-85 ¹				
PE (Corrugated-Perforated) F405-82 ³ (Heavy Duty Only)				X

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Section 905. Appendix A Illustrations and Exhibits
 Section 905. Illustration C List of Approved Plastic Pipe for Private Sewage Disposal System Septic Uses

TYPES OF PIPES	ASTM STANDARD	BUILDING SEWER ¹ OR COMMON COLLECTOR	SEWER LINES ¹	ALL DISTRIBUTION SUB SURFACE SEEPAGE SYSTEMS
----------------	---------------	-------------------------------------------------	--------------------------	----------------------------------------------

PE (Corrugated-Perforated) F667-84

X

X - Indicates approved use.

(see note on next page)

1 - Commingling of plastic materials shall not be done within this area except through the use of proper adapters. (See Illinois Plumbing Code (77 Ill. Adm. Code 890). When the building sewer is of a type of material that is different from the building drain, proper transition fittings shall be used.

2 - Pipe shall be ~~not have an~~ SDR (Standard Dimension Ratio) number greater than 35 only.

3 - Heavy Duty (only)

Note: The last two numbers of the ASTM Standard indicates the date of the edition.

(Source: Amended at 18 Ill. Reg. _____, effective _____)

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NOTICE OF PROPOSED AMENDMENTS

Section 905 Appendix A
Section 905 Illustration D

Illustrations and Exhibits

Location of Components of Private Sewage Disposal Systems¹

MINIMUM DISTANCE ALLOWABLE FROM

COMPONENT PART OF SYSTEM	Cistern Well, or Suction Line from Pump To Well	Lake, Stream In ground Swimming Pool or Other Body of Water	FEET	Property Dwelling Line	FEET	Property Line	FEET	Artificial Drain Field Drain Tile or Curtain Drain
Building Sewer ²	50	10	25	--	--	--	--	--
Septic Tank or Aerobic Treatment Plant	50	10	25	5	5	5	5	--
Distribution Box	75	10	25	10	5	5	5	--
Subsurface								
Seepage System	75	25	25	10	5	5	10	10
Sand Filter	75	25	15	10	5	5	10	10
Privy	75	25	25	20	5	5	10	10
Waste Stabilization Pond	75	25	25	20	5	5	10	10
Seepage Pit	100	25	25	10	5	5	10	10
Surface Discharge								
Effluent Line ²	50	10	10	5	5	5	5	5

¹ These distances have been determined for use in clay, silt and loam soils only. The minimum distances for soils with percolation test results averaging less than or equal to 90 minutes for the last 6 inches of water to fall or with soil loading rates greater than or equal to .80 gallons per square foot per day according to Appendix A Illustration M shall be one and one half times the distances stated above. The minimum distances required for use in sand or other types of soil shall be determined for the proposed private sewage disposal system and approved by the Department. Such approval will be given where the Department determines that the soil will provide treatment of the sewage.

² The building sewer or surface discharge effluent line may be located to within 10 feet of a well or suction line from the pump to the well when cast iron pipe with mechanical joints or Schedule 40 PVC pipe with water tight joints is used for the building sewer or surface discharge effluent line.

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Section 905 Appendix A Illustrations and Exhibits

Section 905 Illustration D Location of Components of Private Sewage Disposal Systems¹ (continued)

³ See Section 905.20(d) for additional details on water line and sewer separation. This includes lawn irrigation piping.

MINIMUM DISTANCE ALLOWABLE FROM

COMPONENT PART OF SYSTEM	Cistern Well, or Suction Line from Pump To Well	FEET	Water Supply Line ³ Pressure FEET	Lake, Stream In ground Swimming Pool or Other Body of Water	FEET	Property Dwelling Line	FEET	Property Line	FEET	Artificial Drain Field Drain Tile or Curtain Drain
Sand Filter	75	25	25	15	10	5	5	10	10	10
Privy	75	25	25	25	20	5	5	10	10	10
Water Stabilization Pond	75	25	25	25	20	5	5	10	10	10
Seepage Pit	100	25	25	25	40	5	5	40	40	40
Surface Discharge										
Effluent Line ²	50	10	10	--	--	5	5	--	--	--
Trench	75	25	25	15	10	5	5	10	10	10

¹ These distances have been determined for use in clay, silt and loam soils only. The minimum distances for soils with percolation test results averaging less than or equal to 90 minutes for the last 6 inches of water to fall or with soil loading rates greater than or equal to .80 gallons per square foot per day according to Appendix A Illustration M shall be one and one half times the distances stated above.

² The building sewer or surface discharge effluent line may be located to within 10 feet of a well or suction line from the pump to the well when cast iron pipe with mechanical joints or Schedule 40 PVC pipe with water tight joints is used for the building sewer or surface discharge effluent line.

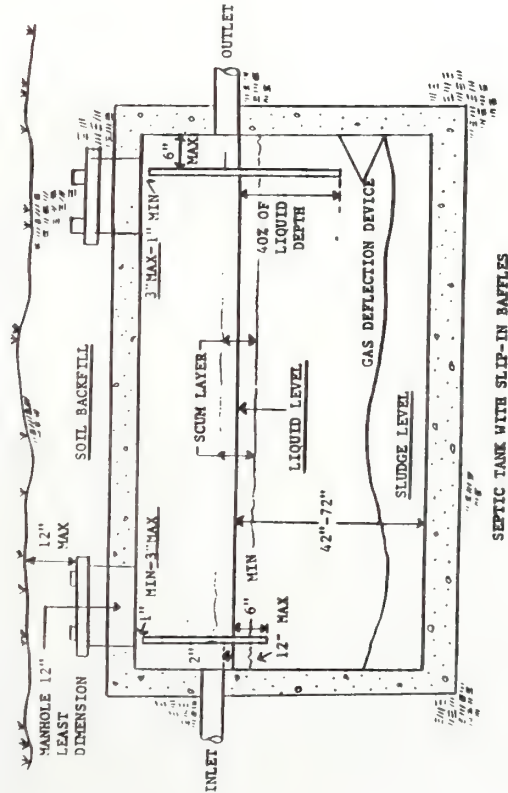
³ See Section 905.20(d) for additional details on water line and sewer separation. This includes lawn irrigation piping.

(Source: Amended at 18 Ill. Reg. _____, effective _____)

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Section 905 Appendix A Illustrations and Exhibits
 Section 905 Illustration E Septic Tanks
 Section 905 Exhibit A Septic Tank With Slip-In Baffles



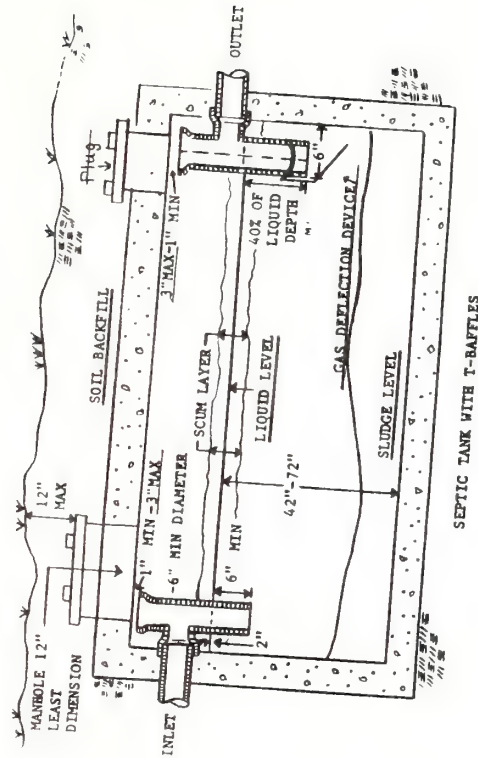
SEPTIC TANK WITH SLIP-IN BAFFLES

(Source: Amended at 18 Ill. Reg. _____, effective _____)

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NOTICE OF PROPOSED AMENDMENTS

Section 905 Appendix A Illustrations and Exhibits
 Section 905 Illustration E Septic Tanks
 Section 905 Exhibit B Septic Tank With T-Baffles



SEPTIC TANK WITH T-BAFFLES

(Source: Amended at 18 Ill. Reg. _____, effective _____)

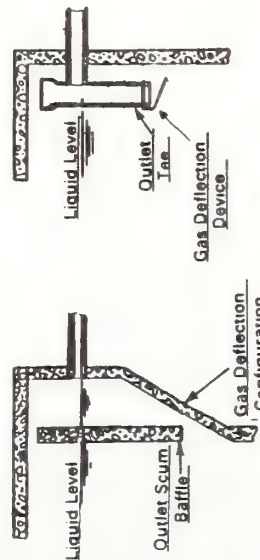
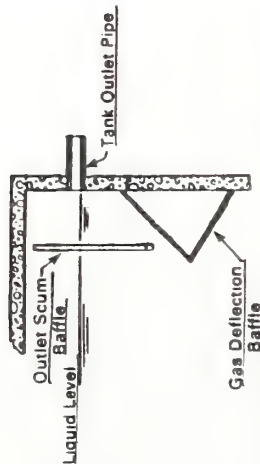
DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

Section 905, Appendix A Illustrations and Exhibits

Section 905, Illustration E Septic Tanks

Section 905, Exhibit C Typical Gas Deflection Devices



Source: Added at 18 Ill. Reg. _____, effective _____

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

Section 905, Appendix A Illustrations and Exhibits

Section 905, Illustration F Minimum Volumes For Septic Tanks Serving Residential Units

NUMBER OF BEDROOMS	MINIMUM LIQUID CAPACITY OF TANK (GALLONS)	MINIMUM LIQUID CAPACITY OF TANK (GALLONS) WHEN GARBAGE GRINDER IS USED
2 or less	750	1125 1150
3	1000	1500
4	1250	2000
5	1500	2200
6	1750	2600
7	2000	3000

(Source: Amended at 18 Ill. Reg. _____, effective _____)

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NOTICE OF PROPOSED AMENDMENTS

Section 905, Appendix A Illustrations and Exhibits

Section 905, Illustration G Instructions For Conducting Percolation Tests

Percolation Tests shall not be made in frozen ground or ground that has been filled in the preceding twelve months. Percolation tests shall be performed in accordance with the following procedures:

TYPE OF TEST HOLE: 1. Number and Location of Percolation Tests. Select an area where the seepage field will be located. When digging the holes, avoid animal burrows, large root channels, etc. At least three (3) separate percolation tests shall be performed at the site of each proposed disposal area. The percolation test holes shall be at least 50 feet apart. At least one hole shall be located at the lowest elevation of the proposed absorption field area. ~~Three holes should be made if channels or a variation in soil occurs;~~ The two holes with the highest ~~most similar~~ results shall ~~can~~ be used to determine percolation rate.

2. Depth of Percolation Test Hole. Dig or bore the holes with horizontal dimensions approximately four to six inches in diameter to the depth of the proposed seepage field or seepage bed.

3. Preparation of Test Hole:

a) Carefully pick the bottom and sides of the hole with a knife blade or sharp pointed instrument to remove smeared or smoothed soil and to provide a natural soil interface into which water may percolate.

b) Remove all loose material from the hole.

c) Add two inches of coarse gravel to protect the bottom from scouring and sediment. A removable hardware cloth screen to line the lower part of the hole also helps prevent sloughing of the hole sides during testing.

4. Saturation and Swelling of Soil: ~~In moist soil, keep water in the hole by carefully filling the hole and keeping it full for at least four hours before conducting the test.~~ It is important to distinguish between saturation and swelling. Saturation means the void spaces between soil particles are full of water. This can be accomplished in a very short period of time. Swelling is caused by the intrusion of water into the individual soil particle. This is a slow process, especially in a clay type soil, and is the reason for requiring a prolonged soaking period.

a) On the day prior to conducting the percolation test, carefully fill the hole with water and keep it full for at least 4 hours. The percolation test shall be conducted on the day following this presoaking at least 18 hours after presoaking is completed but prior to 30 hours after presoaking is completed. Cover the hole during this 18-30 hour waiting period. In sandy soils with greater than 70% sand and less than 15% clay (sand and loamy sand), after the 4 hour presoak, a percolation test may be attempted without the 18 hour waiting period. If the

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NOTICE OF PROPOSED AMENDMENTS

Section 905, Appendix A Illustrations and Exhibits

Section 905, Illustration G Instructions For Conducting Percolation Tests (continued)

percolation test results are greater than 45 minutes for a 6 inch drop in water, the test must be repeated after the 18 hour waiting period. If the percolation test results are 45 minutes or less, the percolation rate shall be used to size the system.

b) On the day of conducting the percolation test, carefully fill the hole with water to 12 inches above the bottom.

c) Allow the water level to drop to a point six (6) inches above the gravel. If the water does not fall from 12 inches to 6 inches in 6 hours the perc test is terminated and an alternate system is required.

d) Measure the last 6 inch drop in water level at thirty minute intervals until all the water has seeped away. ~~In moist soil, keep water in the hole by carefully filling the hole and keeping it full for at least four hours before conducting the test.~~

~~At the time of the test, adjust the water level to twelve inches above the gravel. Allow the level to drop six inches; then commence measuring the drop in water level at thirty minute intervals until all the water has seeped away.~~

Warning: Under no conditions shall measurements be taken from water filled to the top of the hole or on water twelve inches deep in the hole. Such results are completely invalid and will not be accepted. Results from the last 6 inches of drop in water are the only results which will be accepted.

5. Recording of Results: Record results of all tests as the total minutes required for the last six inches of seepage. ~~If the last six inches of water has not seeped away at the end of six hours, the soil must be considered unsuitable for seepage field disposal and the appropriate statement marked on the results form.~~ If there is more than a 30 minute difference between the highest two percolation tests, use the larger result or perform additional percolation tests.

6. Calculating the Percolation Rate: Add the total minutes required for the last six inches of water to fall from the two holes with the highest result and divide by two. If the average is less than 60 minutes use the percolation rate of 60 minutes. If the average is greater than 60 minutes, refer to Section 905, Appendix A, Illustration H. Locate in the first column (Time (minutes) required) for last 6 inches of water to fall) where the highest two hole average fits and use the next highest result as the percolation rate for sizing and design. An example of this procedure is as follows: If three percolation tests are conducted with results of 120 minutes, 140 minutes, and 155 minutes the highest two hole average would be $(140 + 155)/2$ or 147.5 minutes. Looking at Section 905, Appendix A, Illustration H the next highest result would be 150 minutes. The 150 minute rate would be used to size and design the subsurface seepage system.

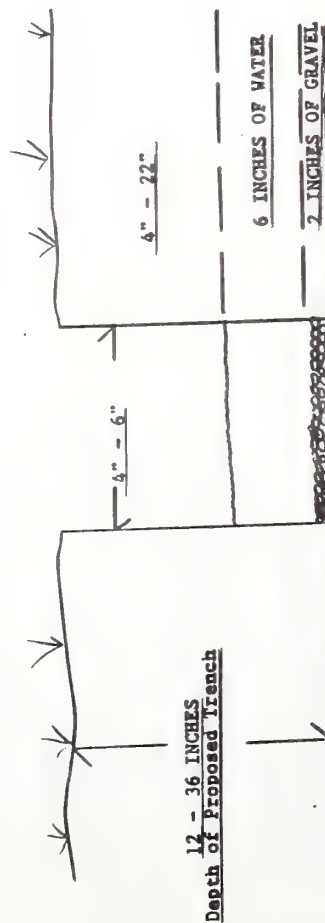
DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

Section 905 Appendix A Illustrations and Exhibits
Section 905 Illustration G Instructions For Conducting Percolation Tests (continued)

7. Distribution of Results: The results of the percolation tests shall be given to the homeowner and shall be retained by the contractor for at least five years. The percolation test data report shall be returned to the appropriate regional office or local authority.

TEST HOLE:



AT LEAST TWO SEPARATE PERCOLATION TESTS SHALL BE PERFORMED AT THE SITE OF EACH PROPOSED DISPOSAL AREA.

Percolation tests shall not be made in frozen grounds or ground that has been filled in the preceding twelve months.

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Section 905 Appendix A Illustrations and Exhibits
Section 905 Illustration G Instructions For Conducting Percolation Tests (continued)

TEST HOLE #1 TEST HOLE #2 TEST HOLE #3

READING #	TIME (in min.)	WATER LEVEL (in inches)	TIME (in min.)	WATER LEVEL (in inches)	TIME (in min.)	WATER LEVEL (in inches)
-----------	----------------------	----------------------------------	----------------------	----------------------------------	----------------------	----------------------------------

1	0	0	0	0	0	0
2	30	30	30	30	30	30
3	60	60	60	60	60	60
4	90	90	90	90	90	90
5	120	120	120	120	120	120
6	150	150	150	150	150	150
7	180	180	180	180	180	180
8	210	210	210	210	210	210
9	240	240	240	240	240	240
10	270	270	270	270	270	270
11	300	300	300	300	300	300
12	330	330	330	330	330	330
13	360	360	360	360	360	360

(Source: Amended at 18 Ill. Reg. _____, effective _____)

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NOTICE OF PROPOSED AMENDMENTS

Section 905, Appendix A
 Section 905, Illustration H
 Section 905, Exhibit A Gravel System

Illustrations and Exhibits

Subsurface Seepage System Size Determination
 Gravel System

Time (minutes) required for last 6 inches of water to fall	FOR RESIDENTIAL USE Required Absorption Area (ft ² /bedroom) rate	FOR INSTITUTIONAL OR COMMERCIAL USE Allowable application rate (GPD/ft ²) ³	Depth from bottom of the trench to the limiting layer
18-30	130	1-6	
18-60	465-200	1-2 1.0	
90	210	1-0 .95	3 feet
120	235	0-9 .85	
150	265	0-8 .75	
180	290	0-7 .69	
240	320	0-6 .62	
300	350	0-6 .57	2 feet
360	385	0-5 .52	

NOTE:

1. If there is more than a 30 minute difference between percolation tests, use the larger results, or perform another percolation test.

12. Absorption area is figured as trench bottom area in absorption trenches; effective sidewall area in seepage pits; and bottom area in seepage beds.

23. Seepage beds require 1 1/2 times the seepage field absorption area specified.

4. Over 180 is unsuitable for seepage pits.

35. Over 360 is unsuitable for subsurface seepage systems.

46. Under 18 is unsuitable for subsurface seepage systems.

5. Divide the required total gallons per day by this number to get the number of square feet required.

(Source: Amended at 18 Ill. Reg. _____, effective _____)

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NOTICE OF PROPOSED AMENDMENTS

Section 905, Appendix A
 Section 905, Illustration H
 Section 905, Exhibit B

Illustrations and Exhibits

Subsurface Seepage System Size Determination
 Gravelless System

Time (minutes) required for last 6 inches of water to fall	FOR RESIDENTIAL USE Required Absorption Area Piping (Linear feet/Bedroom)	FOR INSTITUTIONAL OR COMMERCIAL USE Allowable application rate (GPD/Linear Foot) ³	Depth from the bottom of the trench to the limiting z
	8 inch	8 inch	10 inch
18-30	65	3-2	4.8
18-60	85 100	2-4 2.00	3-6 3.00
90	105	2-0 1.90	3-0 2.86
120	120	1-8 1.66	2-7 2.50
150	135	1-6 1.48	2-4 2.22
180	145	1-4 1.38	2-1 2.00
240	160	1-2 1.25	1.8 1.82
300	175	1-1 1.14	1-6 1.66
360	195	1.0	1-5 1.54

NOTE:

1. If there is more than a 30 minutes difference between percolation tests, use the larger results, or perform another percolation test.

2. Absorption area is figured as trench bottom area in absorption trenches and bottom area in seepage beds.

3. Seepage beds require 1 1/2 times the seepage field absorption area specified.

14. Over 360 is unsuitable for subsurface seepage systems.

25. Under 18 is unsuitable for subsurface seepage systems.

3. Divide the required total gallons per day by this number to get the number of lineal feet required.

(Source: Amended at 18 Ill. Reg. _____, effective _____)

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NOTICE OF PROPOSED AMENDMENTS

Section 905. Appendix A Illustrations and Exhibits
 Section 905. Illustration I Seepage Field Construction
 Section 905. Exhibit A ~~Standards-~~ Gravel System

<u>Trench Length, maximum length from point of discharge into seepage trench</u>	<u>100 feet</u>
Trench bottom, minimum width	8 in.
Trench bottom, maximum width	36 in.
Trench bottom, minimum depth	18 in.
Trench bottom, maximum depth	36 in.
Trench bottom, slope	level
Distribution line, minimum diameter	4 in.
Distribution line, minimum earth cover	6 in.
Distribution line, maximum earth cover	24 in.
Distribution line, maximum slope	level

(Source: Amended at 18 Ill. Reg. _____, effective _____)

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NOTICE OF PROPOSED AMENDMENTS

Section 905. Appendix A Illustrations and Exhibits
 Section 905. Illustration I Seepage Field Construction
 Section 905. Exhibit C ~~Standards-~~ Gravelless System

STANDARDS FOR SEEPAGE FIELD CONSTRUCTION (GRAVELLESS)

<u>Trench Length, maximum length from point of discharge into system</u>	<u>100 feet</u>
Trench bottom, minimum width	18 in.
Trench bottom, maximum width	24 in.
Trench bottom, minimum depth	18 in.
Trench bottom, maximum depth	36 in.
Trench bottom, slope	level
Distribution line, minimum inside diameter	8 in.
Distribution line, maximum inside diameter	10 in.
Distribution line, minimum earth cover	6 in.
Distribution line, maximum earth cover	24 in.
Distribution line, maximum slope	level

(Source: Amended at 18 Ill. Reg. _____, effective _____)

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NOTICE OF PROPOSED AMENDMENTS

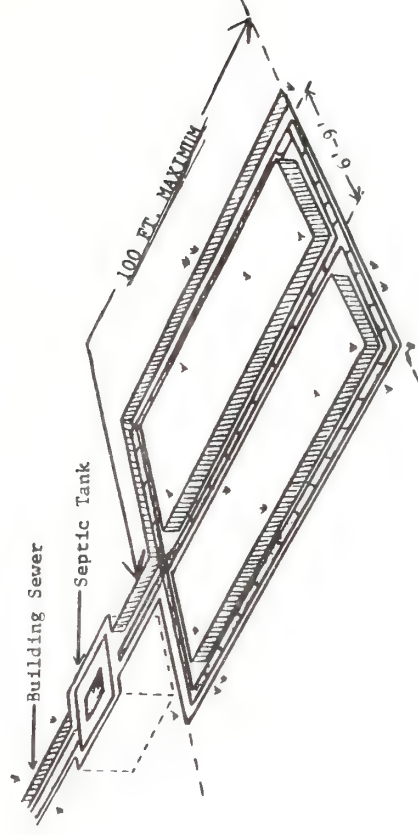
Section 905. Appendix A Illustrations and Exhibits
Section 905. Illustration I Seepage Field Construction
Section 905. Exhibit D Size and Spacing - Gravelless Gravel-less System

SIZE AND SPACING FOR SEEPAGE FIELD CONSTRUCTION (Gravelless Gravel-less)

Inside Diameter of Gravelless Gravel-less Drainfield	Minimum Center to Center Spacing of Distribution Lines	Effective Absorption Area Per Lineal Foot of Trench
8 inches I.D.	7.0	2.0
10 inches I.D.	7.0	3.0

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NOTICE OF PROPOSED AMENDMENTS

Section 905. Appendix A Illustrations and Exhibits
Section 905. Illustration J Septic Tank Subsurface Seepage Field
Section 905. Exhibit A Plan View - Gravel System



(Source: Amended at 18 Ill. Reg. _____, effective _____)

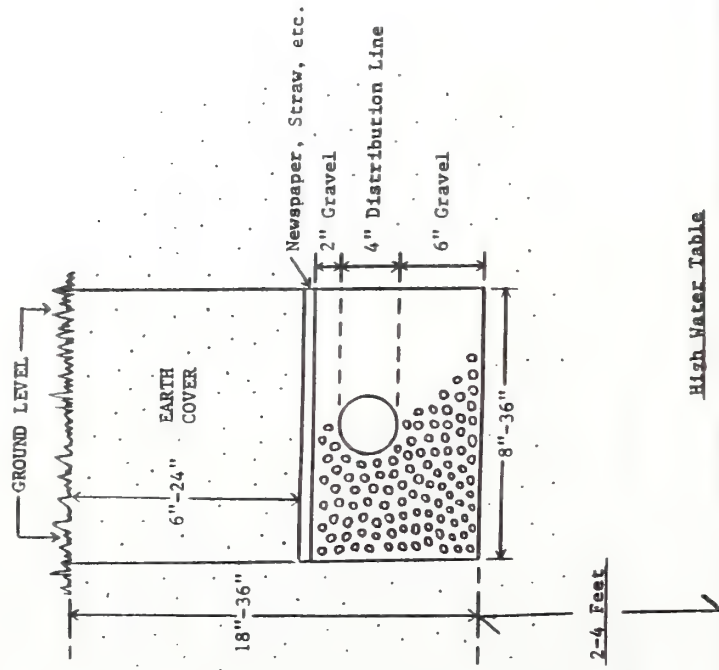
(Source: Amended at 18 Ill. Reg. _____, effective _____)

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

Section 905. Appendix A
 Section 905. Illustration J
 Section 905. Exhibit B

Illustrations and Exhibits
 Septic Tank Subsurface Seepage Field
 Section View - Gravel System



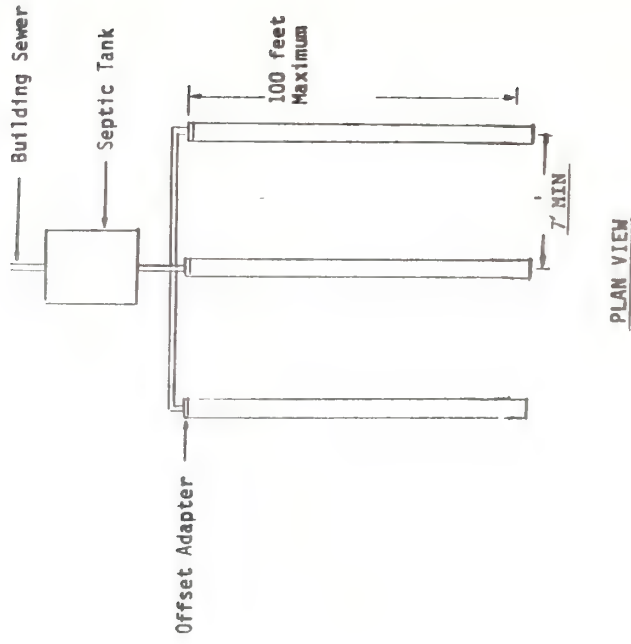
(Source: Amended at 18 Ill. Reg. _____, effective _____)

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

Section 905. Appendix A
 Section 905. Illustration J
 Section 905. Exhibit C

Illustrations and Exhibits
 Septic Tank Subsurface Seepage Field
 Section View - Gravelless System



(Source: Amended at 18 Ill. Reg. _____, effective _____)

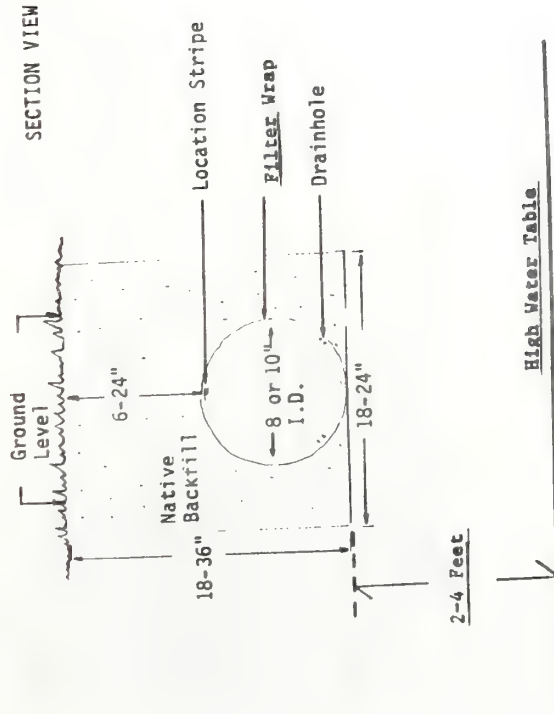
DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

Section 905 Appendix A
Section 905 Illustration J
Section 905 Exhibit D

Section 905 Appendix A
Section 905 Illustration K
Section 905 Exhibit A

Illustrations and Exhibits
Serial Distribution
Plan View #1 - Gravel System



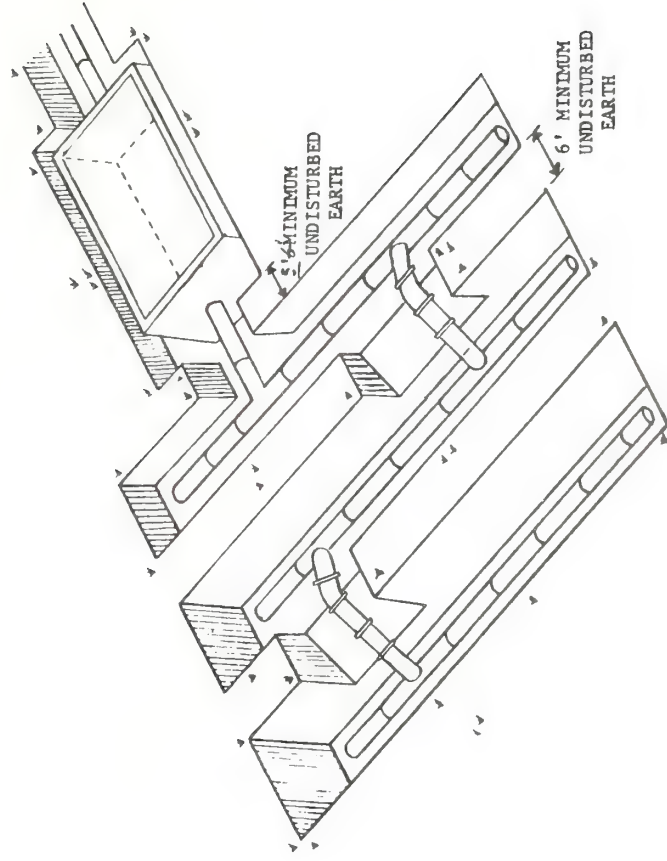
(Source: Amended at 18 Ill. Reg. _____, effective _____)

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

Section 905 Appendix A
Section 905 Illustration K
Section 905 Exhibit A

Illustrations and Exhibits
Serial Distribution
Plan View #1 - Gravel System



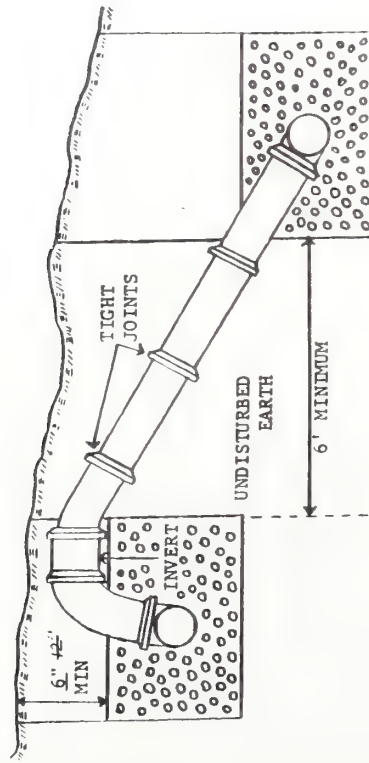
(Source: Amended at 18 Ill. Reg. _____, effective _____)

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

Section 905 Appendix A
 Section 905 Illustration K
 Section 905 Exhibit B

Illustrations and Exhibits
 Serial Distribution
 Section View #1 - Gravel System



NOTE: Invert of the first relief line must be at least 6" 1 inch lower than invert of the septic tank outlets.

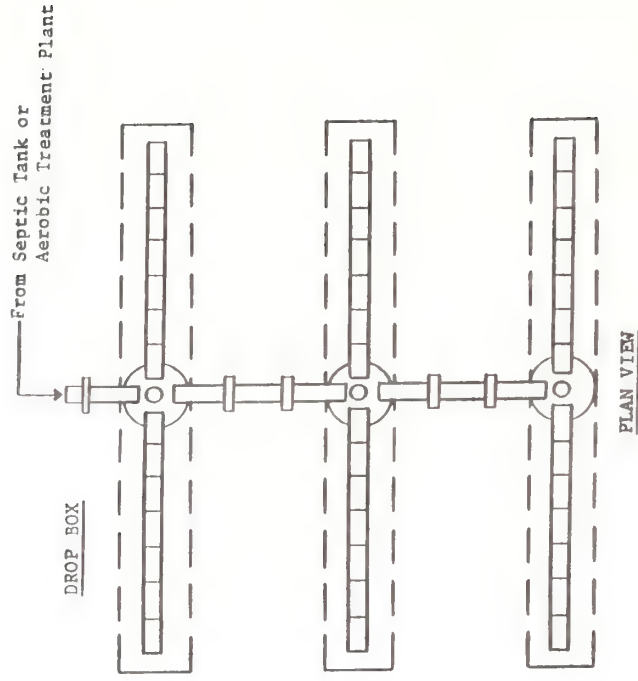
(Source: Amended at 18 Ill. Reg. _____, effective _____)

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

Section 905 Appendix A
 Section 905 Illustration K
 Section 905 Exhibit C

Illustrations and Exhibits
 Serial Distribution
 Plan View #2 - Gravel System



(Source: Amended at 18 Ill. Reg. _____, effective _____)

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

Illustrations and Exhibits

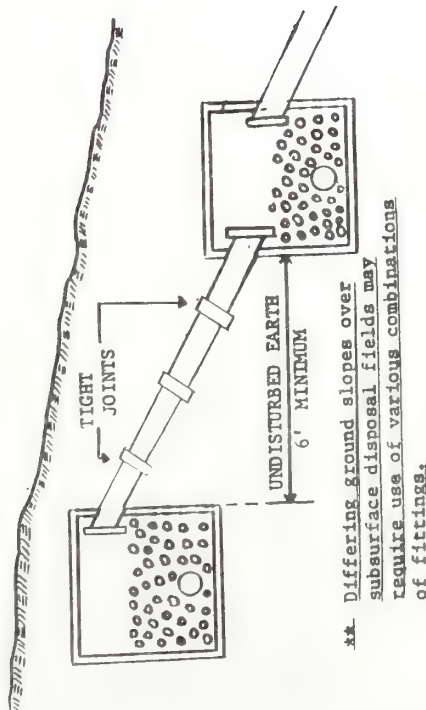
Serial Distribution

Section View #2 - Gravel System

Section 905 Appendix A

Section 905 Illustration K

Section 905 Exhibit D



**** Differing ground slopes over subsurface disposal fields may require use of various combinations of fittings.**

(Source: Amended at 18 Ill. Reg. _____, effective _____)

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

Illustrations and Exhibits

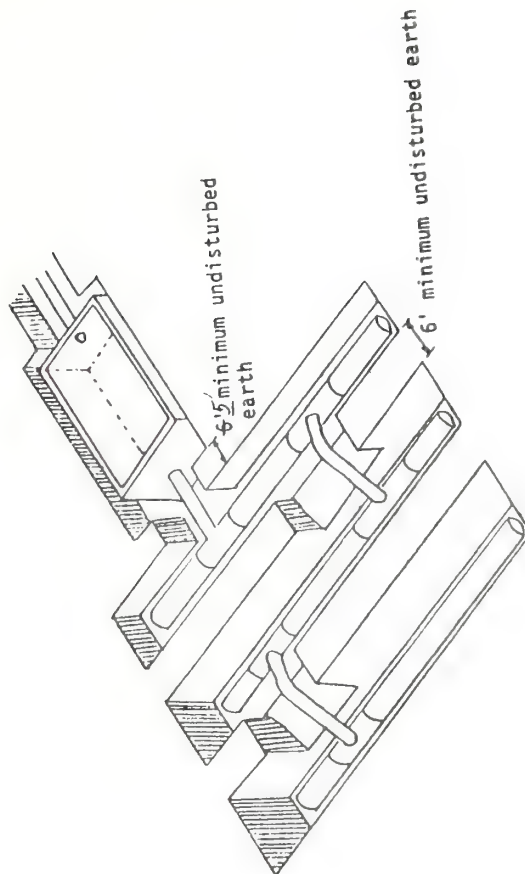
Serial Distribution

Plan View #1 - Gravelless System

Section 905 Appendix A

Section 905 Illustration K

Section 905 Exhibit E



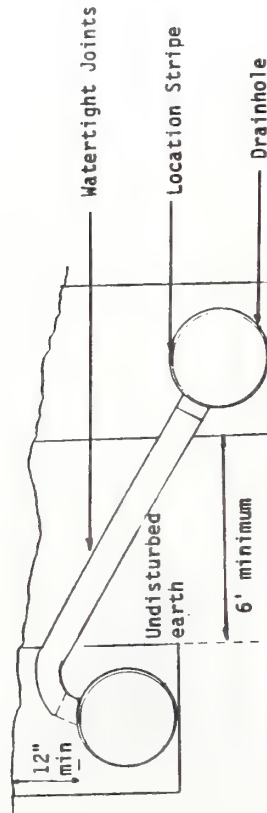
(Source: Amended at 18 Ill. Reg. _____, effective _____)

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

Section 905 Appendix A
 Section 905 Illustration K
 Section 905 Exhibit F

Illustrations and Exhibits
 Serial Distribution
 Section View #1 - Gravelless Gravel-less System



NOTE: Invert of the septic tank outlet shall be at least 1 inch higher than the top of the gravelless pipe. Bottom of inlet pipe from septic tank must be 1" higher than top gravelless pipe.

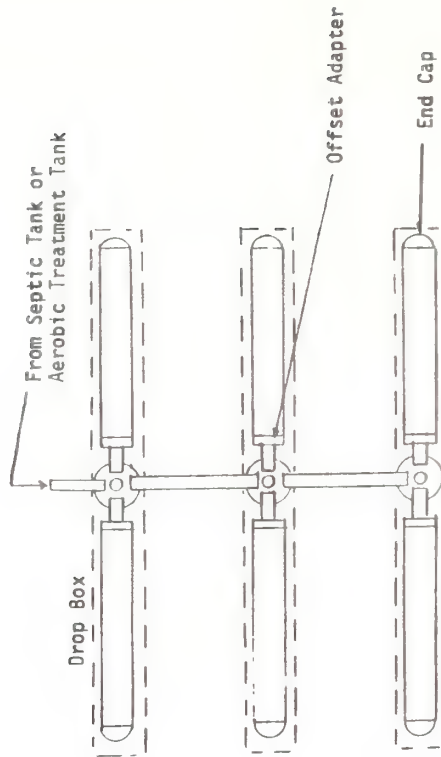
(Source: Amended at 18 Ill. Reg. _____, effective _____)

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

Section 905 Appendix A
 Section 905 Illustration K
 Section 905 Exhibit G Plan View #2 - Gravelless Gravel-less System

Illustrations and Exhibits
 Serial Distribution

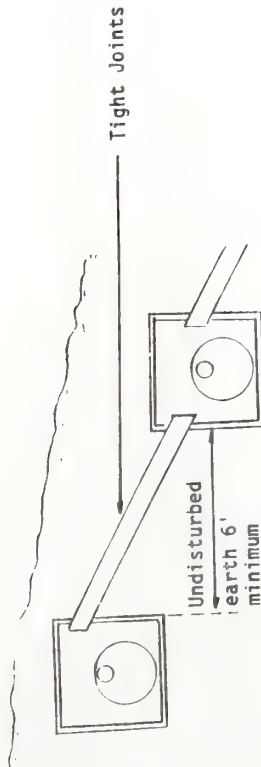


(Source: Amended at 18 Ill. Reg. _____, effective _____)

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

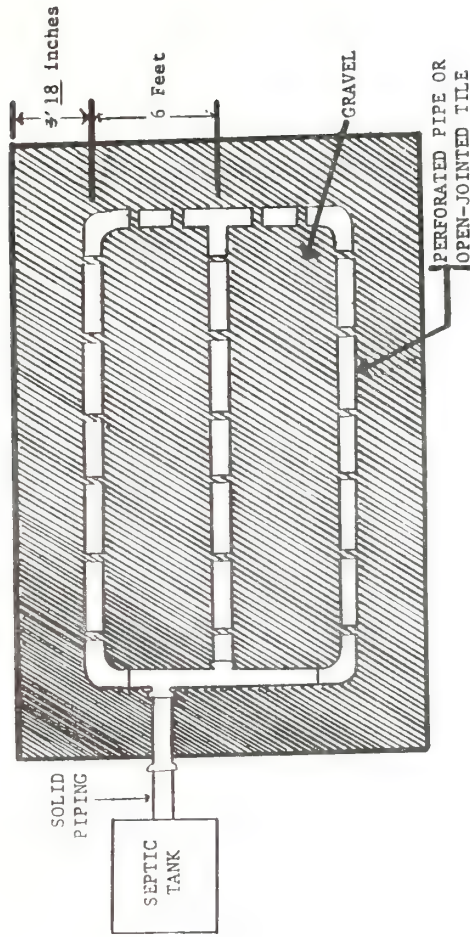
Section 905, Appendix A Illustrations and Exhibits
 Section 905, Illustration K Serial Distribution
 Section 905, Exhibit H Section View #2 - Gravelless Gravelless System



DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

Section 905, Appendix A Illustrations and Exhibits
 Section 905, Illustration L Seepage Bed
 Section 905, Exhibit A Plan View



(Source: Amended at 18 Ill. Reg. _____, effective _____)

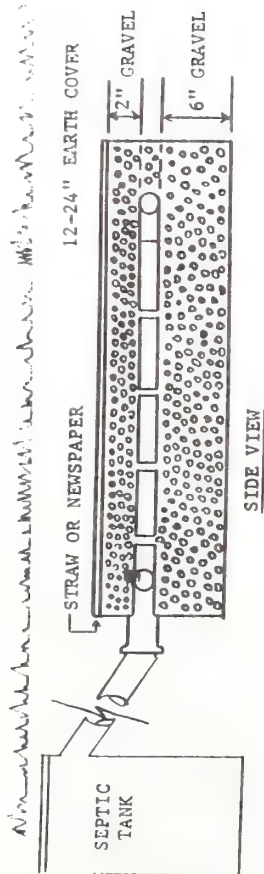
(Source: Amended at 18 Ill. Reg. _____, effective _____)

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

Section 905, Appendix A
Section 905, Illustration L
Section 905, Exhibit B

Illustrations and Exhibits
Seepage Bed
Side View



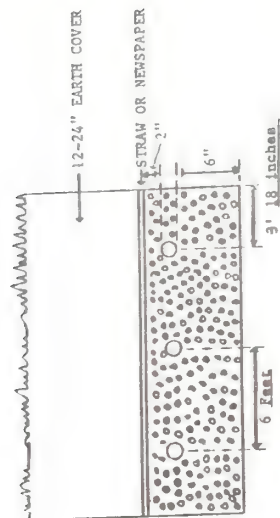
(Source: Amended at 18 Ill. Reg. _____, effective _____)

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

Section 905, Appendix A
Section 905, Illustration L
Section 905, Exhibit C

Illustrations and Exhibits
Seepage Bed
End View



(Source: Amended at 18 Ill. Reg. _____, effective _____)

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

Section 905. Appendix A
 Section 905. Illustration M
 Illustrations and Exhibits
 Soil Suitability For On-Site Sewage Design ~~Seepage Pits~~

Loading Rates in Square Feet per Bedroom
 and Gallons/Square Feet/Day

Soil Structure Classes

Single Grain	Granular Platy*	Strong Angular Subangular Blocky Prismatic	Moderate Angular Subangular Blocky Prismatic	Weak Angular Subangular Blocky Prismatic	Friable Very Friable	Structureless Massive Compact Firm Very Firm

Soil Texture

Gravel						
Coarse Sand	N/A	N/A	N/A	N/A	N/A	N/A
Loamy Coarse Sand	200	200	N/A	200	N/A	N/A
Medium Sand	1.0	1.0		1.0		
Fine Sand	200	200	200	200	200	N/A
Loamy Sand	1.0	1.0	1.0	1.0	1.0	
Loamy Fine Sand	250	250	250	250	250	N/A
	.80	.80	.80	.80	.80	
Sandy Loam	250	250	250	350	350	
Course Sandy Loam	N/A	N/A		N/A	N/A	N/A
Fine Sandy Loam	.80	.80	.80	.57	.57	
Very Fine Sandy Loam	350	350	350	450	450	
Sandy Clay Loam	N/A	N/A		N/A	N/A	N/A
Loam	.57	.57	.57	.44	.44	
Silt Loam						
Silty Clay Loam	450	450	450	1000		
Clay Loam	N/A	.44	.44	.20	0	N/A
Sandy Clay						
Silty Clay	N/A	1000	1000			N/A
Clay	.20	.20	.20	0	0	
Muck	N/A	N/A	N/A	N/A	0	N/A
Marl, Bedrock	N/A	N/A	N/A	N/A	0	N/A

N/A - Not Applicable

*Except where platy structure has been caused by soil compaction
 Platy Structure caused by compaction has a loading rate of 0.00

(Source: Amended at 18 Ill. Reg. _____, effective _____)

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Section 905. Appendix A
 Section 905. Illustration M
 Section 905. Exhibit A
 Illustrations and Exhibits
 Soil Suitability For On-Site Sewage Design ~~Seepage Pits~~
 Vertical Wall Areas (Repealed)

DIAMETER OF
SEEPAGE PITS
IN FEET

EFFECTIVE DEPTH BELOW INLET IN FEET

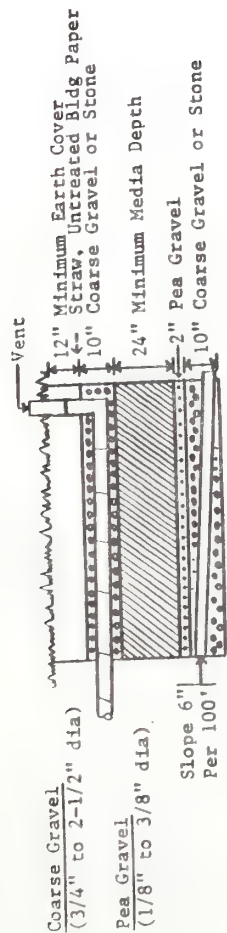
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6	18.8	38	57	75	94	113	132	151
7	22.0	44	66	88	110	132	154	176
8	25.1	50	75	101	126	152	176	201
9	28.3	57	85	113	141	170	198	226
10	31.4	63	94	126	157	188	220	251
11	34.6	69	104	138	173	207	242	276
12	37.7	75	113	151	188	226	264	302

(Source: Repealed at 18 Ill. Reg. _____, effective _____)

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NOTICE OF PROPOSED AMENDMENTS

Section 905 Appendix A Illustrations and Exhibits
 Section 905 Illustration N Buried Sand Filter
 Section 905 Exhibit B Section View

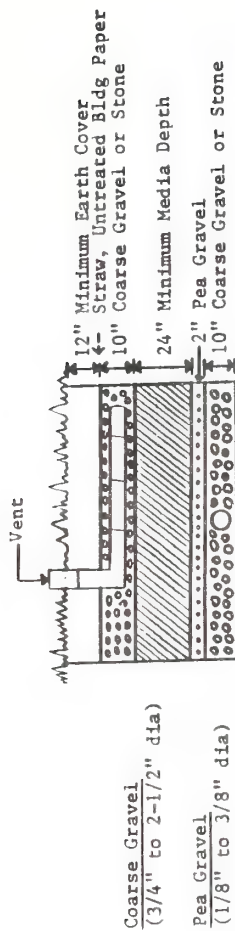


(Source: Amended at 18 Ill. Reg. _____, effective _____)

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

Section 905 Appendix A Illustrations and Exhibits
 Section 905 Illustration N Buried Sand Filter
 Section 905 Exhibit C End View

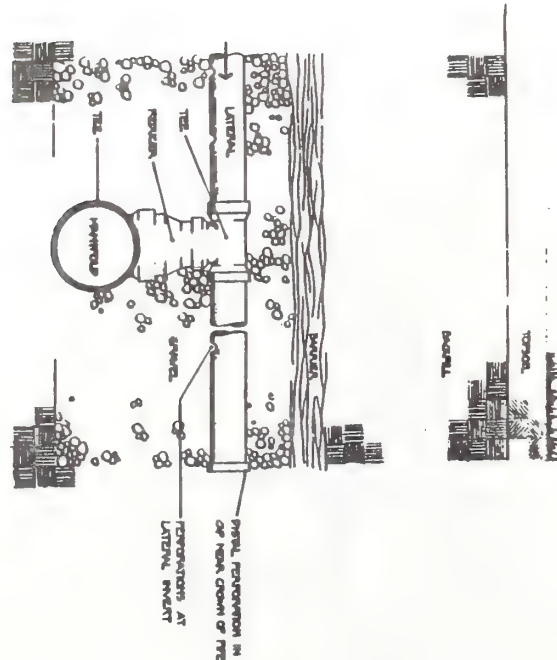


(Source: Amended at 18 Ill. Reg. _____, effective _____)

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

Section 905 Appendix A Illustrations and Exhibits
 Section 905 Illustration N Buried Sand Filter
 Section 905 Exhibit D Manifold to Lateral Connections

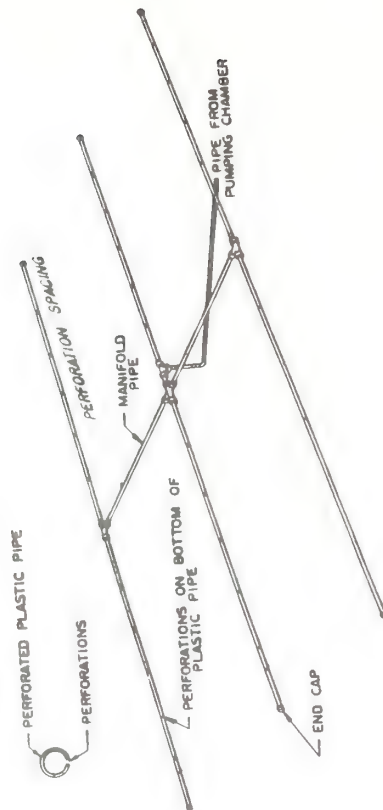


(Source: Added at 18 Ill. Reg. _____, effective _____)

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

Section 905 Appendix A Illustrations and Exhibits
 Section 905 Illustration N Buried Sand Filter
 Section 905 Exhibit E Pressure Distribution System-Center Manifold

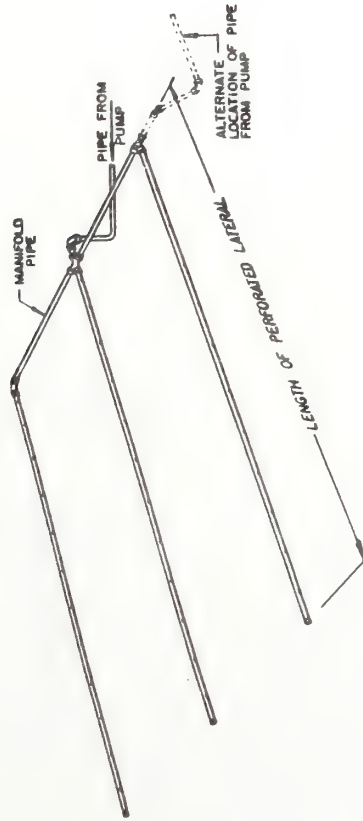


(Source: Added at 18 Ill. Reg. _____, effective _____)

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

Section 905 Appendix A Illustrations and Exhibits
 Section 905 Illustration N Buried Sand Filter
 Section 905 Exhibit F Pressure Distribution System - End Manifold

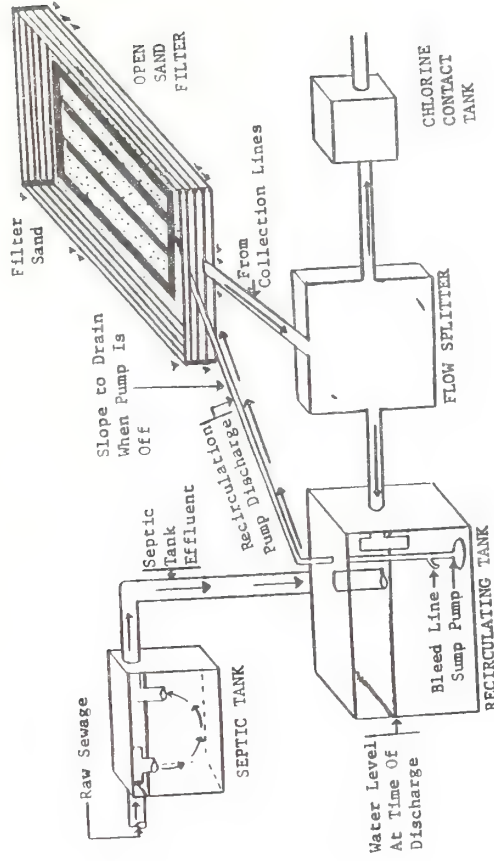


(Source: Added at 18 Ill. Reg. _____, effective _____)

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

Section 905 Appendix A Illustrations and Exhibits
 Section 905 Illustration O Recirculating Sand Filter System
 Section 905 Exhibit A System Diagram

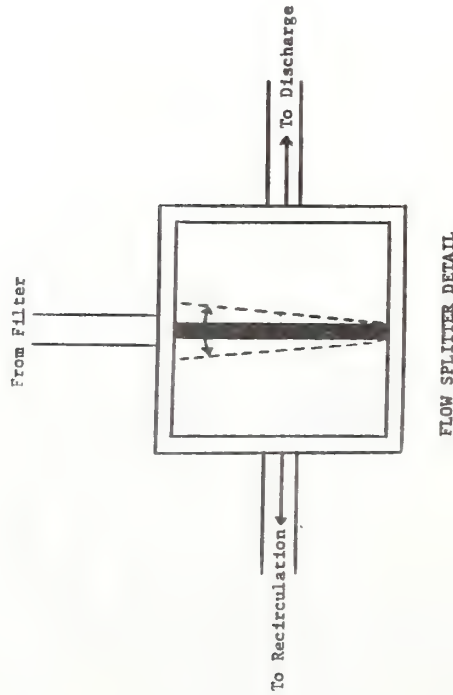


(Source: Amended at 18 Ill. Reg. _____, effective _____)

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

Section 905. Appendix A Illustrations and Exhibits
 Section 905. Illustration O Recirculating Sand Filter System
 Section 905. Exhibit B Flow Splitter Detail

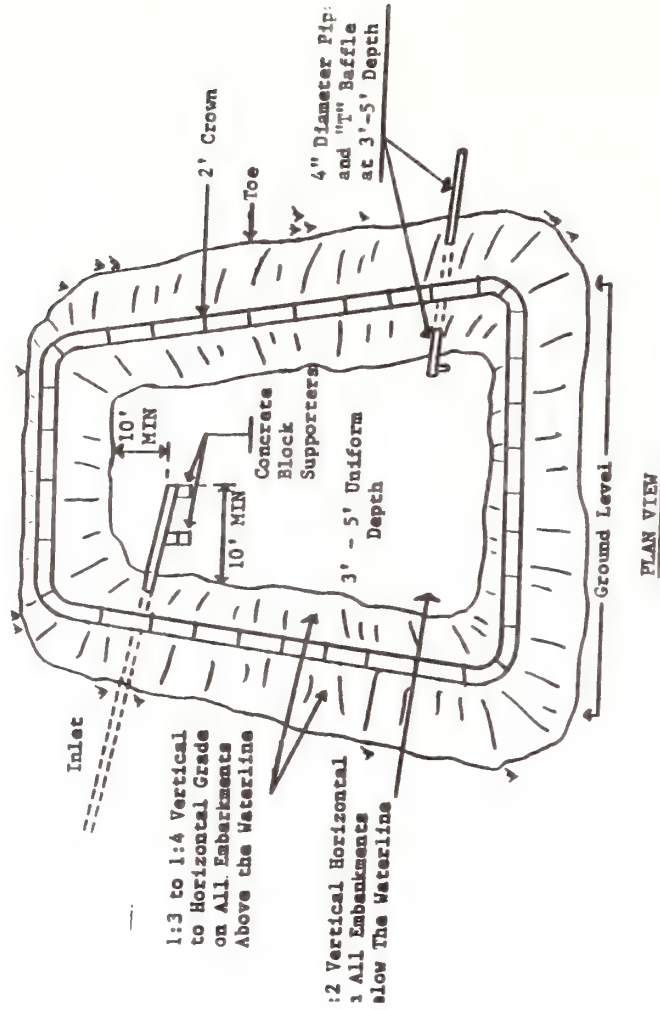


(Source: Amended at 18 Ill. Reg. _____, effective _____)

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

Section 905. Appendix A Illustrations and Exhibits
 Section 905. Illustration R Waste Stabilization Pond
 Section 905. Exhibit A Plan View



(Source: Amended at 18 Ill. Reg. _____, effective _____)

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

Section 905, Appendix A Illustrations and Exhibits
 Section 905, Illustration R Waste Stabilization Pond
 Section 905, Exhibit C Lagoon Surface Area in Square Feet

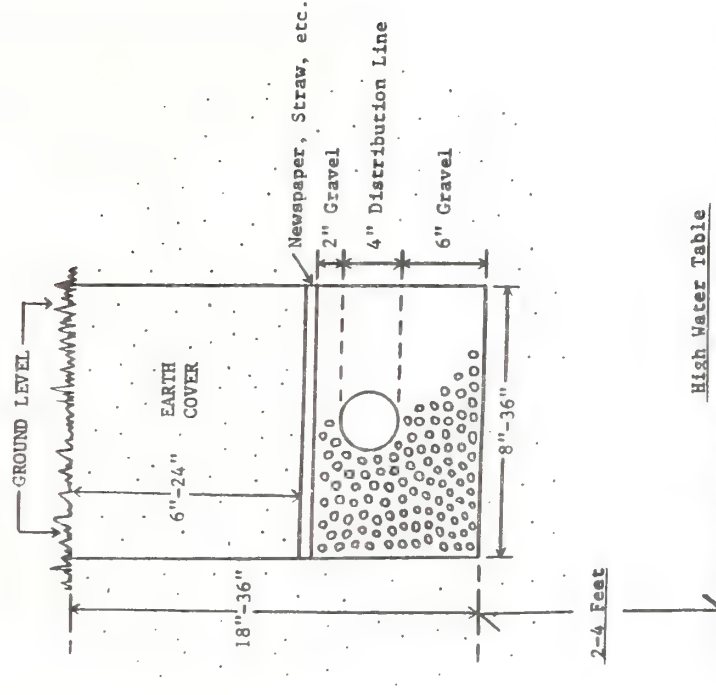
Bedrooms	With Septic Tank		With Aeration	
	Depth - 3 ft.	4 ft.	5 ft.	3 ft.
1	533 1/3	400	320	160
2	1067	800	640	320
3	1600	1200	960	480
4	2133	1600	1280	640
5	2667	2000	1600	800
6	3200	2400	1920	960
7	3733	2800	2240	1120
				1280
				1440
				1600
				1760
				1920
				2080
				2240
				2400
				2560
				2720
				2880
				3040
				3200
				3360
				3520
				3680
				3840
				4000
				4160
				4320
				4480
				4640
				4800
				4960
				5120
				5280
				5440
				5600
				5760
				5920
				6080
				6240
				6400
				6560
				6720

(Source: Added at 18 Ill. Reg. _____, effective _____)

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

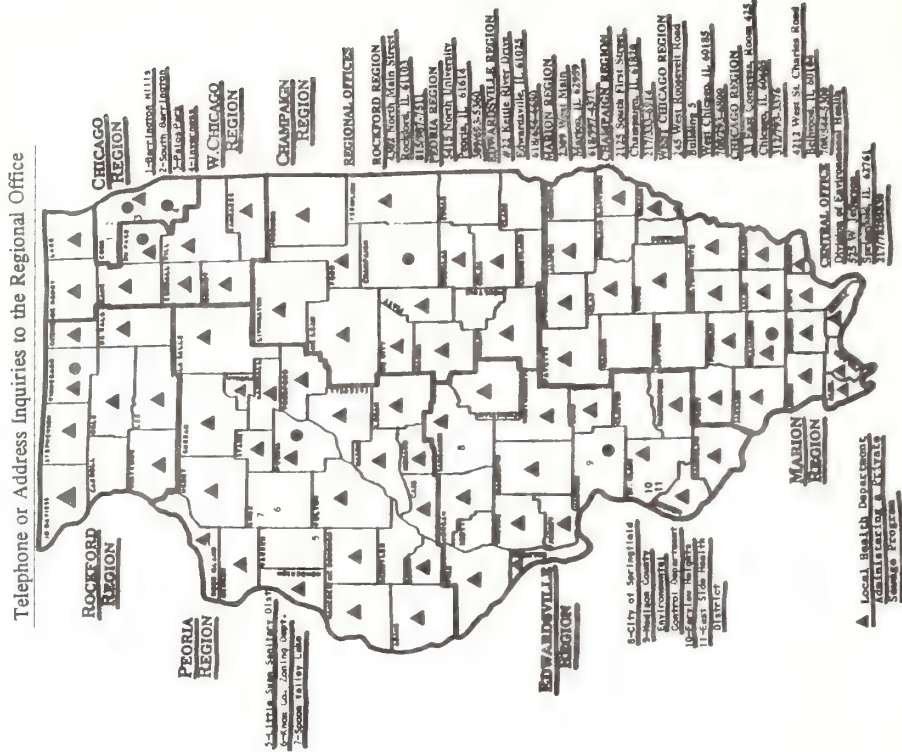
Section 905, Appendix A Illustrations and Exhibits
 Section 905, Illustration U Septic Privy Distribution System
 Section 905, Exhibit B Section View



(Source: Amended at 18 Ill. Reg. _____, effective _____)

DEPARTMENT OF PUBLIC HEALTH
NOTICE OF PROPOSED AMENDMENTS

Section 905. Appendix B Telephone or Address Inquiries to the Regional Office (continued)

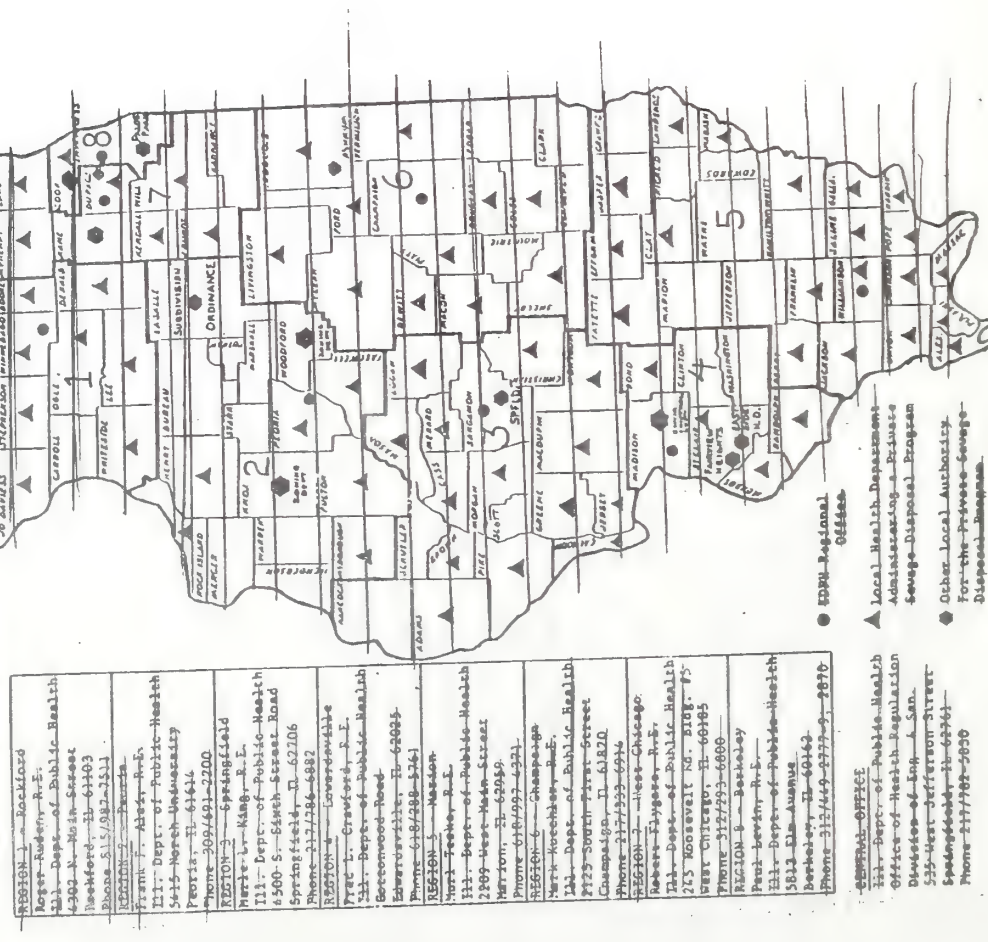


(Source: Amended at 18 Ill. Reg. _____, effective _____)

DEPARTMENT OF PUBLIC HEALTH
NOTICE OF PROPOSED AMENDMENTS

Section 905. Appendix B Telephone or Address Inquiries to the Regional Office

ILLINOIS DEPARTMENT OF PUBLIC HEALTH
DIVISION OF ENVIRONMENTAL SANITATION
TELEPHONE OR ADDRESS INQUIRIES TO THE
REGIONAL OFFICE SERVING YOUR AREA



DEPARTMENT OF REVENUE

NOTICE OF PROPOSED AMENDMENTS

- 1) Heading of the Part: Property Tax/Revenue Act of 1939
- 2) Code Citation: 86 Ill. Adm. Code 110
- 3) Section Numbers: Proposed Action:
110.160 Amendment
- 4) Statutory Authority: Sections 2-10 and 2-15 of the Property Tax Code [From 35 ILCS 205/1.1 and 205/1.3]

5) A Complete Description of the Subjects and Issues Involved: This rulemaking sets forth a current list of Multi-township assessment districts. Section 2-10 of the Property Tax Code requires that "the Department shall promulgate the several multi-township assessment districts as provided in this Section [and] file the same with the Secretary of State as provided in the Illinois Administrative Procedure Act"

6) Will this proposed rule replace an emergency rule currently in effect:
Yes

7) Does this rulemaking contain an automatic repeal date? No

8) Does this proposed amendment contain incorporations by reference? No

9) Are there any other proposed amendments pending on this Part: Yes

Section Numbers	Proposed Action	IL Register Citation
110.115	Amendment	17 Ill. Reg. 2507

10) Statement of Statewide Policy Objectives: This rulemaking does not create a state mandate, nor does it modify any existing state mandate.

11) Time, Place and Manner in which interested persons may comment on this proposed rulemaking: Persons who wish to submit comments on this proposed rule may submit them in writing by no later than 45 days after publication of this notice to:

Keith W. Staats
Staff Attorney
Illinois Department of Revenue
Legal Services Bureau
101 West Jefferson
Springfield, Illinois 62708
Phone: (217) 782-7054

DEPARTMENT OF REVENUE

NOTICE OF PROPOSED AMENDMENTS

12) Initial Regulatory Flexibility Analysis:

- A) Types of small businesses affected: This rulemaking does not affect small businesses.
- B) Reporting, bookkeeping or other procedures required for compliance: None.
- C) Types of professional skills necessary for compliance: N/A.

The full text of the Proposed Amendment(s) is identical to the Emergency Amendments which begin on page _____ of this Illinois Register.

TEACHERS' RETIREMENT SYSTEM OF THE STATE OF ILLINOIS

NOTICE OF PROPOSED AMENDMENTS

- 1) Heading of the Part: The Administration and Operation of the Teachers' Retirement System

- 2) Code Citation: 80 Ill. Adm. Code 1650

- 3) Section Numbers: Proposed Action:

1650.160 Amendment
 1650.180 Amendment
 1650.181 New Section
 1650.182 New Section
 1650.210 Amendment
 1650.230 Amendment
 1650.250 Amendment
 1650.280 Amendment
 1650.290 Amendment
 1650.340 Amendment
 1650.440 Amendment
 1650.450 Amendment
 1650.460 Amendment
 1650.520 Amendment
 1650.560 Amendment
 1650.620 Amendment
 1650.640 Amendment
 1650.650 Amendment

- 4) Statutory Authority: 40 ILCS 5/16-106; 16-118; 16-121; 16-127; 16-130; 16-149; 16-149.1; 16-149.2; 16-150; 16-155; 16-168.

- 5) A complete description of the Subjects and Issues Involved:

1650.160 Allows the sharing of member and annuitant information with systems subject to the Reciprocal Act.

1650.180 Amends the title of the rule and changes the word "penalties" to "additional amounts due", consistent with Section 16-155(b).

1650.181 Establishes procedures TRS will follow when an employer elects to pay the employer's contribution over a period of 5 years under Sections 16-133.4 and 16-133.5.

1650.182 Establishes the procedures for the waiver of additional amounts due from employers.

TEACHERS' RETIREMENT SYSTEM OF THE STATE OF ILLINOIS

NOTICE OF PROPOSED AMENDMENTS

1650.210

- a) Deletes the requirement that the applicant for survivor benefits payments furnish proof of heirship for payment, to conform with statutory language.
 e)(1)(ii) Amends the rule to conform with new statutory language, allowing occupational disability benefits to become payable after "the last day for which salary becomes payable."

f) Entire paragraph deleted, in order to conform with Worker's Compensation Act.

g) Re-lettered to (f).

h) Re-lettered to (g). Amends the rule to provide for age retirement from a disability benefit and defines the effective date of the annuity when a member transfers to age retirement from a disability benefit, as provided by statute.

i) Re-lettered to (h). Amends the rule to allow use of the highest salary, either most recent annual contract rate at the time benefit becomes payable or rate at the time benefit commenced, when reinstating benefits after 90 days of subsequent disability.

1650.230

- b) Clarifies the current rule when any of the items listed (1-5) are true, additional proof of disability may be required.

d) This new subsection conforms to Section 16-149.2(c), allowing for re-examination of disability retirement annuitants. Sets forth a schedule for re-examination and establishes a requirement for examination at the time the member becomes eligible for an age retirement annuity.

d) Re-lettered to (e). Amendment allows for disability records to be evaluated by a qualified medical consultant or firm.

e) Re-lettered to (f).

f) Re-lettered to (g).

h) The new subsection implements the provisions of Section 16-140(4) with a procedure for establishing proof of disability for a beneficiary seeking survivor benefits as a disabled child.

i) This new subsection provides a procedure to substantiate continued eligibility for a disabled child benefit recipient by submitting to medical exams and providing medical records under the same circumstances as are required in order to substantiate continued eligibility for disability benefit, occupational disability benefit, or disability retirement annuity.

TEACHERS' RETIREMENT SYSTEM OF THE STATE OF ILLINOIS

NOTICE OF PROPOSED AMENDMENTS

j) New subsection suspends the payment of benefits when a beneficiary fails to submit to medical exams or provide required information to substantiate continued disability.

1650.250 Adds a definition for statutory language of "substantial gainful activity".

1650.280 Adds a provision which allows use of documentation which the System considers to be trustworthy to substantiate evidence of marriage.

1650.290 b) This amendment increases the dollar amount for write-offs from \$25.00 to \$50.00 for benefits which have been overpaid and establishes a procedure for recording accounts receivable.
c) Defines the interest rate and commencement date of such interest for balances owed for certain disability retirement annuity overpayments and other overpayments with a beginning balance of less than \$1,000.00.
d) Adds an introductory sentence preceding the procedures in determining overpayments.
d)(4) This amendment deletes the limiting language and takes care of various housekeeping items.

1650.340 c) Adds language providing for service credit for leaves under the Family Medical Leave Act.

1650.440 Amendment increases from \$25.00 to \$50.00 the amount the System will write off, absent demand.

1650.450 Deletes typographical error.

1650.460 Amendment provides procedures for calculating average salary when a member's salary includes leave of absence, substitute or part-time, non-contractual earnings to insure that the member will not suffer because of these earnings.

TEACHERS' RETIREMENT SYSTEM OF THE STATE OF ILLINOIS

NOTICE OF PROPOSED AMENDMENTS

1650.520 Amends the title to include other benefits, not just retirement annuities.
d) Sets the procedure for suspension of benefits if documentation of continued eligibility is not returned by recipients of disability benefits, occupational disability benefits, disability retirement annuities or monthly survivor benefits.

1650.560 Amends our current rule to conform with estates laws and eliminate the need for payment of small amounts to numerous next of kin.

1650.620 Amendment requires individuals to file with the Board, an appeal for administrative review, within six months of a staff disposition or interpretation.

1650.640 a) Amendment provides for additional discovery rights at a prehearing conference.
b) Amendment provides notice that the hearing may be delayed by failure to attend a prehearing conference.
c) New subsection allows for additional discovery after a prehearing conference has been held.
d) This subsection prohibits the introduction of exhibits or witnesses at hearing when discovery procedures have not been complied with, unless good cause is shown. A hearing may be postponed to allow time for response to newly submitted evidence.
c) Re-lettered to (e).

1650.650 a) Amends the rule to allow use of a court reporter.
c) Provides that individuals testifying will be sworn.
d) Amendments clarify the hearing procedure and allow for postponement of a hearing when new issues are raised at hearing.
f) Amendments set out the procedures for Proposed Decisions and exceptions.

6) Will these proposed amendments replace emergency amendments currently in effect? No

7) Does this rulemaking contain an automatic repeal date? No

8) Do these proposed amendments contain incorporations by reference? No

9) Are there any other proposed amendments pending on this Part? No

TEACHERS' RETIREMENT SYSTEM OF THE STATE OF ILLINOIS

NOTICE OF PROPOSED AMENDMENTS

- 10) Statement of Statewide Policy Objectives: Not Applicable
- 11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking: Comments on the proposed rules may be submitted in writing for a period of 45 days following publication of this Notice.
- Wilma VanScyoc, General Counsel
Teachers' Retirement System
2815 West Washington, P.O. Box 19253
Springfield, Illinois 62794-9253
- 12) Initial Regulatory Flexibility Analysis: These rules will not affect small businesses.
- a) Date rule was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: Not Applicable
- b) Types of small businesses affected: None
- c) Reporting, bookkeeping or other procedures required for compliance: None
- d) Types of professional skills necessary for compliance: None

The full text of the proposed amendments begins on the next page.

TEACHERS' RETIREMENT SYSTEM OF THE STATE OF ILLINOIS

NOTICE OF PROPOSED AMENDMENTS

TITLE 80: PUBLIC OFFICIALS AND EMPLOYEES
SUBTITLE D: RETIREMENT SYSTEMS
CHAPTER III: TEACHERS' RETIREMENT SYSTEM OF
THE STATE OF ILLINOIS

PART 1650

THE ADMINISTRATION AND OPERATION OF THE
TEACHERS' RETIREMENT SYSTEM

SUBPART A: REPORTS BY BOARD OF TRUSTEES

Section	Annual Financial Report (Repealed)
1650.10	

SUBPART B: BASIC RECORDS AND ACCOUNTS

Section	Membership Records
1650.110	Claims Records (Repealed)
1650.120	Individual Accounts (Repealed)
1650.130	Ledger and Accounts Books (Repealed)
1650.140	Statistics (Repealed)
1650.150	Confidentiality of Records
1650.160	Filing Requirements---Penalty-Provisions and Payment Requirements
1650.180	Early Retirement Incentive Payment Requirements
1650.181	Waiver of Additional Amounts Due
1650.182	

SUBPART C: FILING OF CLAIMS

Section	Claim Applications
1650.210	Reclassification of Disability Claim (Repealed)
1650.220	Medical Examinations and Investigations of Claims
1650.230	Refunds; Impermissible Refunds; Canceled Service; Repayment
1650.240	Death Benefits
1650.250	Evidence of Age
1650.260	Evidence of Dependency
1650.270	Evidence of Parentage
1650.271	Evidence of Marriage
1650.280	Offsets
1650.290	

SUBPART D: MEMBERSHIP AND SERVICE CREDITS

Section	Effective Date of Membership
1650.310	Method of Calculating Service Credits
1650.320	

TEACHERS' RETIREMENT SYSTEM OF THE STATE OF ILLINOIS

NOTICE OF PROPOSED AMENDMENTS

1650.325 Method of Calculating Service Credit for Recipients of a Disability Benefit or Occupational Disability Benefit
 1650.330 Duplicate Service Credit
 1650.340 Service Credit for Leave of Absence, Sabbatical Leaves, or Involuntary Layoffs
 1650.350 Service Credit for Unused Accumulated Sick Leave Upon Retirement
 1650.360 Service and Earnings Credit Obtained Pursuant to Labor Contract Litigation
 1650.370 Calculation of Average Salary (Renumbered)

SUBPART E: CONTRIBUTION CREDITS AND PAYMENTS

Section
 1650.410 Refunds for Duplicate Service or Noncreditable Service
 1650.420 Interest on Deficiencies (Repealed)
 1650.430 Installment Payments (Repealed)
 1650.440 Small Deficiencies, Credits or Death Benefit Payments
 1650.450 Definition of Salary
 1650.460 Calculation of Average Salary

SUBPART F: RULES GOVERNING ANNUITANTS AND BENEFICIARIES

Section
 1650.505 Beneficiary (Repealed)
 1650.510 Re-entry Into Service
 1650.520 Suspension of Retirement-Annuities Benefits
 1650.530 Power of Attorney
 1650.540 Conservators/Guardians
 1650.550 Presumption of Death
 1650.560 Benefits Payable on Death
 1650.570 Survivors' Benefits
 1650.580 Evidence of Eligibility

SUBPART G: ATTORNEY GENERALS' OPINION

Section
 1650.605 Policy of the Board Concerning Attorney Generals' Opinion (Repealed)

SUBPART H: ADMINISTRATIVE REVIEW

Section
 1650.610 Staff Responsibility
 1650.620 Right of Appeal
 1650.630 Form of Written Request
 1650.640 Prehearing Procedure
 1650.650 Hearing Procedure

TEACHERS' RETIREMENT SYSTEM OF THE STATE OF ILLINOIS

NOTICE OF PROPOSED AMENDMENTS

1650.660 Rules of Evidence
 1650.710 Amendments

SUBPART I: RULES OF ORDER

Section
 1650.810 Parliamentary Procedure

AUTHORITY: Implementing and authorized by Sections 16-106, 16-118, 16-121, 16-125, 16-133, 16-136, 16-149, 16-149.1, 16-149.2, 16-150, 16-153.2, 16-155, 16-168 and 16-192 of the Illinois Pension Code (40 ILCS 5/16-106, 16-118, 16-121, 16-125, 16-133, 16-136, 16-149, 16-149.1, 16-149.2, 16-150, 16-153.2, 16-155, 16-168 and 16-192).

SOURCE: Filed June 20, 1958; emergency rules adopted at 2 Ill. Reg. 49, p. 249, effective November 29, 1978, for a maximum of 150 days; adopted at 3 Ill. Reg. 9, p. 1, effective March 3, 1979; codified at 8 Ill. Reg. 16350; amended at 9 Ill. Reg. 20885, effective December 17, 1985; amended at 12 Ill. Reg. 16896, effective October 3, 1988; amended at 14 Ill. Reg. 18305, effective October 29, 1990; amended at 15 Ill. Reg. 16731, effective November 5, 1991; amended at 17 Ill. Reg. 1631, effective January 22, 1993; amended at ____ Ill. Reg. ____, effective ____.

TEACHERS' RETIREMENT SYSTEM OF THE STATE OF ILLINOIS

NOTICE OF PROPOSED AMENDMENTS

SUBPART B: BASIC RECORDS AND ACCOUNTS

Section 1650.160 Confidentiality of Records

The Board, its Executive Director, and agents and employees of the System are prohibited from disclosing the contents of a member's, annuitant's, or beneficiary's files, records, papers, or communications except: for purposes connected with the official responsibility of the Teachers' Retirement System; to other systems subject to and participating in the Reciprocal Act; upon written authorization from the individual whose record is to be released; in response to a subpoena, or when required pursuant to the Freedom of Information Act. (5 ILCS 140/1 et seq., formerly Ill. Rev. Stat. 1984-Supp., ch. 116, pars. 201 et seq.)

(Source: Amended at ___ Ill. Reg. ___, effective ___)

Section 1650.180 Filing Requirements--Penalty-Provisions and Payment Requirements

- a) All employers are required to forward member contributions to the System after the close of each pay period or monthly, if a State Institution, and to file an annual report of earnings with the System on or before August 15 of each year. Failure to forward contributions or to file reports shall result in penalties additional amounts due prescribed by Section 16-155 of the Illinois Pension Code (The Act) (40 ILCS 5/16-155, formerly Ill. Rev. Stat. 1989, ch. 108 1/2, par. 16-155).

- b) In administering the penalty additional amount due for late filing of the employer's annual report of earnings prescribed by Section 16-155(c) of the Act, the postmark date is deemed to be the date of receipt. If the postmark is made other than by the U.S. Post Office, such as a postage meter, the postmark must show a date on or before the date the material was to be received in an office of the System and must be received no later than four days after the date shown.

- c) Envelopes must be properly addressed to the System if the reports are to be considered filed timely, with correct postage paid by the employer.

(Source: Amended at ___ Ill. Reg. ___, effective ___)

Section 1650.181 Early Retirement Incentive Payment Requirements

- a) All employers who elect to pay the required employer's early retirement contribution in installments within a period of 5 years as provided for in Section 16-133.4 or Section 16-133.5, are required to forward such employer contributions to the System on

TEACHERS' RETIREMENT SYSTEM OF THE STATE OF ILLINOIS

NOTICE OF PROPOSED AMENDMENTS

the payment schedule established by the System. Failure to forward employer contributions as required shall result in the assessment of additional amounts due.

- b) If the employer fails to forward such required employer contributions within the time permitted by the payment schedule, the System shall assess and notify the employer of an additional amount due, equal to a quarterly rate of 1.43% of the amount remaining unpaid by the employer on the date due.
- c) Employers paying through a quarterly payment plan shall be assessed an additional quarterly rate of 1.43% on the employer's remaining unpaid quarterly balance in every succeeding payment period the employer fails to pay any past due amounts.
- d) Employers paying through a tailored payment plan shall be assessed an additional quarterly rate of 1.43% for each succeeding quarter in which the employer fails to pay any past due amounts. Quarters shall be determined based on the date due.

- e) For purposes of administering the additional amounts due, based upon the employer's failure to make the employer's early retirement contribution under Section 16-133.4 or Section 16-133.5, the contribution must be received by the date due, as established by the System. Contributions shall be credited to the employer on the date of receipt by the System.

(Source: Added at ___ Ill. Reg. ___, effective ___)

Section 1650.182 Waiver of Additional Amounts Due

- a) The System may waive additional amounts due upon good cause shown when:

1) The delinquency is attributable to circumstances commonly known as an "act of God", such as fire, flood, tornado and the like; or

2) The delinquency is attributable to other administrative reasons where no employer negligence is involved, and the employer's record indicates a history of good faith and consistent compliance with the System's contribution and reporting requirements.

- b) Circumstances purporting to justify a waiver of the additional amounts due must be certified in writing to the System by the Superintendent of the school district or chief operating officer of the employer requesting a waiver.

(Source: Added at ___ Ill. Reg. ___, effective ___)

TEACHERS' RETIREMENT SYSTEM OF THE STATE OF ILLINOIS

NOTICE OF PROPOSED AMENDMENTS

SUBPART C: FILING OF CLAIMS

Section 1650.210 Claim Applications

- a) Any individual claiming a retirement annuity, a disability retirement annuity, a survivor benefit, a disability benefit or an occupational disability benefit shall file an application therefor in the form prescribed by the System. This application, together with the membership record, and such other information as may have been compiled during the membership of the member or submitted by the applicant shall constitute the complete record forming the basis of the claim. An application for survivor benefits shall be accompanied by a certified copy of the death certificate, other public record of death, or a physician's certificate. The applicant for a survivor benefit shall furnish proof of heirship, such as a court order or an affidavit of heirship.
- b) When 90 or more days have elapsed subsequent to the commencement of a member's disability, oral or written notification of the disability be deemed sufficient to commence accrual of benefits. Provided, however, if the System fails to receive the documentation required by Section 16-149 or Section 16-149.1 of the Act within six months of the initial notification no benefits will accrue until that documentation is received by the System.
- c) Disability benefits become payable the later of:
- 1) The 31st calendar day after commencement of absence due to disability;
 - 2) Upon exhaustion of the member's sick leave or (if sick leave not paid by employer) when the sick leave would have been exhausted had the member been paid; or
 - 3) The date the System receives notification of disability if more than 90 days have elapsed from the later of:
 - i) commencement of disability; or
 - ii) the last day for which salary (including sick leave pay) is payable, whether or not these days are actually paid.
- d) When an individual claiming disability benefits is employed under an agreement for less than 12 full months, neither the 31-day waiting period nor the utilization of sick leave requirement, as contained in subsection (c) above, is satisfied during periods not covered by the agreement. For purposes of granting disability benefits it will be presumed that all employment agreements cover one full school term and are automatically renewable at the commencement of the next school term. Satisfactory evidence must be presented of an employment agreement covering a longer period than a full school term (e.g., 10, 11 or 12 months). Satisfactory evidence will consist of a written statement from the employer.

TEACHERS' RETIREMENT SYSTEM OF THE STATE OF ILLINOIS

NOTICE OF PROPOSED AMENDMENTS

- e) Occupational disability benefits become payable the later of:
- 1) The day date after the last day for which salary (including sick leave pay) is payable, whether or not these days are actually paid; or is paid; or
 - 2) The date the System receives notification of disability if more than 90 days have elapsed from the later of:
 - i) the commencement of the disability; or
 - ii) the last day for which salary (including sick leave pay) is payable, whether or not these days are actually paid; is paid.
- f) When an individual claiming occupational disability benefits is employed under an agreement for less than 12 full months, the utilization of sick leave requirement in subsection (e) above is not satisfied during periods not covered by the agreement. The same presumptions and evidentiary requirements regarding the terms of the employment agreement will be applied under this subsection as under subsection (d) above.
- f) g) Receipt by the System of an application for a retirement annuity and any outstanding payments terminates membership in the System. The death of an applicant is deemed to be a death out of service when calculating survivor benefits.
- g) h) A member may request, in writing, a transfer from a disability benefit to an age retirement annuity or a disability retirement annuity prior to the expiration of the eligible period for disability benefits. The effective date of such annuities the disability retirement annuity shall be the first of the month following receipt of the request. A member receiving a disability retirement annuity may, any time after becoming eligible for age retirement, request in writing a transfer to an age retirement annuity. The effective date of the age retirement annuity will be the first day of the month following receipt of the written request for such transfer.
- h) i) Whenever a member because of employment becomes ineligible to receive a disability benefit, disability retirement annuity or occupational disability benefit but is subsequently disabled for the same cause within 90 days, benefits shall be reinstated at the previous rate upon written application. Benefits will commence the day following the last day the member is eligible to receive salary. If more than 90 days have elapsed, benefits shall be reinstated based on the greater of the member's most recent annual contract salary rate as a teacher at the time the disability benefit becomes payable or the member's annual contract rate on the date the disability commenced.

(Source: Amended at ___ Ill. Reg. ___, effective _____)

TEACHERS' RETIREMENT SYSTEM OF THE STATE OF ILLINOIS

NOTICE OF PROPOSED AMENDMENTS

Section 1650.230 Medical Examinations and Investigations of Claims

- a) Each member seeking a disability benefit, occupational disability benefit, or a disability retirement annuity shall provide the System with written reports by two or more licensed and practicing physicians certifying that the member is disabled and unable to properly perform the duties of his or her position. Provided, however, in the case of disability due to pregnancy, the member shall provide the System with a written report by one licensed and practicing physician certifying that she is disabled and unable to perform the duties of her position.
- b) In order to substantiate the member's or the annuitant's continued eligibility for a disability benefit, occupational disability benefit, or a disability retirement annuity, the System shall require that the member or annuitant submit to additional medical examinations and shall request hospital records; Department of Employment Security earning statements; Social Security benefit payment information; income tax records; and other pertinent information, under any one of the following circumstances:
- 1) There is disagreement among examining physicians;
 - 2) The medical examinations were inadequate to substantiate continued disability. A medical examination is considered inadequate when:
 - A) a report is incomplete; or
 - B) a report was not completed within the last three months; or
 - C) the duration of disability is shorter than the period between the date of the medical examination and the date of the submittal of the report.
 - 3) There is evidence an impartial medical examination was not performed. An impartial medical exam is not performed when the physician is:
 - A) related to the teacher; or
 - B) a friend of the teacher.
 - 4) There is a reasonable basis to believe the member is no longer disabled. A reasonable basis exists when:
 - A) the System receives information that the teacher was engaged in activities which would be prohibited by his or her stated disability; or
 - B) the System receives inquiries by teachers receiving a disability benefit, disability retirement annuity or occupational disability benefit regarding the work which they may perform.
 - 5) The member is found to be gainfully employed. The term "gainfully employed":
 - A) shall be construed to mean:

TEACHERS' RETIREMENT SYSTEM OF THE STATE OF ILLINOIS

NOTICE OF PROPOSED AMENDMENTS

- i) any compensation which exceeds \$500 in any month for personal services, including fees, wages, salary, commissions, and similar items; and
 - ii) any income which exceeds \$500 in any month derived from the participation in a business activity through the performance of physical and/or mental activities generally performed for the production of income; and
- B) shall be computed on a gross rather than net basis (i.e., no deduction of any kind including but not limited to deductions for losses, expenses, taxes or withholding will be considered in such computation); and
- C) shall be computed either on a monthly or on an annual basis; that is: more than \$500 compensation earned in a month results in a loss of eligibility for that month; more than \$6,000 compensation earned in a year results in loss of eligibility for that year.
- c) Members or annuitants in receipt of a disability benefit or occupational disability benefit shall be requested to submit to medical examinations at least once each year. When a disability benefit terminates, and a member requests retirement on a disability retirement annuity, the member shall submit to a medical examination, unless the member was examined within the preceding six months, in which case no new medical examinations are required.
- d) The System may require annuitants to undergo a medical examination, by a physician or physicians designated by the System, once every year during the first 5 years following retirement on a disability retirement annuity, and once in every 3 year period thereafter. A member in receipt of a disability retirement annuity who becomes eligible for an age retirement annuity shall submit to medical examinations to retain disability retirement annuity status.
- e) d) The System may have medical information submitted to it evaluated by a qualified consultant or consulting firm. The System retains the right to require members or annuitants to submit to medical examinations by physicians selected by the System, at its expense. These examinations may be in addition to the written reports tendered by the member or the annuitant. Such examinations shall be required when prior medical examinations were inadequate, when there is a question regarding the independence of the physician or when the forms are not completed properly or there is a reasonable basis to believe the member is no longer disabled. (Based on the factors set out in subsection (b)(4) of this Section).
- f) e) Failure of a member or an annuitant to submit to medical examination, or to provide the information required pursuant to

TEACHERS' RETIREMENT SYSTEM OF THE STATE OF ILLINOIS

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Sections 16-149 through 16-149.2 of the Act shall result in suspension of payments.

g) The term "licensed physician" means any individual licensed by the State in which they practice as a medical doctor. All licensed physicians shall be requested to submit their registration number on all reports submitted to the System.

h) Each beneficiary seeking to receive a survivor benefit as a disabled eligible child shall provide the System with a written report from a licensed and practicing physician certifying the beneficiary is disabled as defined by Section 16-140(4).

i) In order to substantiate the beneficiary's continued eligibility as a disabled child, for a survivor benefit, the System shall require that the beneficiary submit to additional medical examinations and shall request medical records; Department of Employment Security earnings statements; Social Security benefit payment information; Public Aid benefit payment information; income tax records; and other pertinent information, under any one of the following circumstances:

1) The medical examination was inadequate to substantiate continued disability. A medical examination is considered inadequate when:

- A) a report is incomplete; or
- B) a report was not completed within the last three months; or
- C) the duration of disability is shorter than the period between the date of the medical examination and the date of the submittal of the report.

2) There is evidence an impartial medical examination was not performed. An impartial medical exam is not performed when the physician is:

- A) related to the beneficiary; or
- B) a friend of the beneficiary.

3) There is reasonable basis to believe the beneficiary is no longer disabled. A reasonable basis exists when:

- A) the System receives information that the beneficiary was engaged in substantial gainful activity,
- B) the System receives inquiries from the beneficiary regarding the work which they may perform.

4) The beneficiary is found to be able to engage in substantial gainful activity. The term "substantial gainful activity" is defined in Section 1650.250(c).

j) Failure of the beneficiary to submit to medical examinations, or to provide the information required to establish or substantiate continued disability shall result in suspension of payments.

(Source: Amended at ___ Ill. Reg. ___, effective ___)

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Section 1650.250 Death Benefits

- a) When two or more beneficiaries are eligible for a survivor benefit and only one qualifies for a periodic payment, the System shall not split the benefit payments so that one person receives a lump sum payment and the other receives an annuity. The beneficiaries shall be paid either the lump sum benefit, or the dependent beneficiary may receive an annuity, provided the non-dependent beneficiary disclaims a lump sum benefit.
- b) The phrase "providing for the support of the deceased member's eligible child" as provided in Sec. 16-141(b)(2) of the Act means providing that support necessary so that the surviving spouse may claim the child as a dependent for federal income tax purposes.
- c) The phrase "substantial gainful activity" as provided in Sec. 16-140(4) of the Act means the performance of significant duties over a reasonable period of time while working for pay or profit. Full-time work or part-time work done at the employer's convenience in a competitive work situation for at least the minimum wage conclusively shows that the person is able to engage in substantial gainful activity. Certain work offered at qualified locations to physically or mentally impaired persons is considered sheltered employment. The fact that an impaired person has accepted sheltered employment is not proof of the person's ability to engage in substantial gainful activity.

(Source: Amended at ___ Ill. Reg. ___, effective ___)

Section 1650.280 Evidence of Marriage

- a) Applicants claiming benefits as a surviving spouse shall submit as evidence of marriage a copy of the public record of marriage. If such record is unavailable due to loss or destruction, then a copy of the religious record of the marriage shall be submitted. If no such records exist, the following will be accepted for consideration:
- b) 1) A notarized statement from the individual who performed the marriage.
- 2) Notarized statements from at least two individuals in attendance of the marriage.
- 3) Written certification from the Social Security Administration of acceptance of the marriage and its date.
- 4) Such other documentation found by the System to be trustworthy, such as that produced by independent third parties.

- c) Evidence of Dissolution or Invalidity of Marriage. The only document acceptable as evidence of dissolution or invalidity of

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marriage is a certified copy of the declaration or decree entered by a court of competent jurisdiction.

(Source: Amended at Ill. Reg. _____, effective _____)

Section 1650.290 Offsets

- a) Benefits received by a member under the Workers' Compensation Act (820 ILCS 305/1 et seq., formerly Ill. Rev. Stat. 1991, ch. 48, par. 138.1 et seq.) or the Workers' Occupational Diseases Act (820 ILCS 310/1 et seq., formerly Ill. Rev. Stat. 1991, ch. 48, par. 172.36 et seq.) with respect to a disability shall be applied as an offset against any occupational disability benefit provided by the System with respect to the same accident, illness or disease.
 - 1) If the amount of compensation received is less than the monthly benefit provided under the Illinois Pension Code, only the amount of the excess of such monthly benefit over the amount of such compensation shall be payable by the System. If the amount of compensation received equals or exceeds the monthly benefit provided under the Illinois Pension Code, no benefit shall be payable by the System during the period compensation is paid under the Workers' Compensation Act or Workers' Occupational Diseases Act.
 - 2) If the compensation for disability or death is received in a commuted lump sum or partly in a commuted lump sum and partly in monthly or weekly sums, the System shall, for offset purposes, consider the compensation as if it had been paid at a weekly rate as prescribed under the Workers' Compensation Act or Workers' Occupational Diseases Act.
 - 3) In the event the whole or any part of the benefits received under the Workers' Compensation Act or Workers' Occupational Diseases Act is commuted into one sum, the aggregate sum of the benefits so commuted and not the commuted value thereof shall be used for purposes of ascertaining the amount of offset.
 - 4) The amount considered for offset purposes shall not be reduced by any legal expenses granted from the award to the member.
 - 5) An offset shall not be applied to medical expenses paid on behalf of or to the claimant.
- b) Whenever the System determines benefits other than a refund of contributions under Section 151 of the Act have been paid erroneously or in an excess amount, whatever the reason, it shall record such payment as an overpayment and notify the payee or other person from whom repayment is expected of the amount due. For any overpayment exceeding \$25, the System shall establish a receivable on the books of the System, with interest to accrue at

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the statutory rate beginning on the first day of the month following 30 days from date of notification by the System, to be collected in accordance with the following criteria: except for an impermissible refund as defined in Section 1650.240 have been paid erroneously or in an excess amount greater than \$50.00, the System shall record such overpayments as an accounts receivable and notify the payee or other person from whom repayment is expected of the amount due.

c) Interest shall accrue at the statutory rate beginning on the first day of the month following 30 days from the date of notification by the System, with the exception of:

- 1) Those balances owed for overpayment of disability retirement annuity resulting from excess earned income which are recovered in full in the calendar year in which the overpayment is determined, and
- 2) Any overpayments with a beginning balance of less than \$1,000.

d) The overpayment will be collected in accordance with the following criteria:

- 1) Overpayment to benefit recipient. The amount owed must be repaid to the System in a lump sum or by offset against monthly benefits; however, the payment schedule shall not exceed sixty months. Minimum monthly payments will be set according to the following scale based on monthly benefit level:
 - A) If the benefit recipient's gross monthly benefit is \$1,000 or less, the minimum monthly payment by offset is equal to 5% of the gross;
 - B) If the benefit recipient's gross monthly benefit is more than \$1,000 but less than \$2,501, the minimum monthly payment by offset is equal to 7.5% of the gross;
 - C) If the benefit recipient's gross monthly benefit is \$2,501 or more, the minimum monthly payment by offset is equal to 10% of the gross.
- 2) Overpayment to current contributing or inactive member. The amount owed must be repaid in a lump sum, in monthly payments by check or money order, or by offset against future benefits payable to the overpaid individual (unless the overpayment is required to be collected from the individual's beneficiaries, in which case it will be collected according to the terms of subsection (d)(3) below). If by offset against the overpaid individual's future benefits, at the time the benefits become payable the minimum monthly payments will be determined according to the scale and schedule set forth in subsections (d)(1)(A) through (d)(1)(c) above.

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- 3) Overpayment to benefit recipient now deceased, to be collected from beneficiaries.
- A) If the beneficiary is the recipient of monthly benefits, the amount owed must be repaid in the same manner, involving the same payment options, as the schedule of repayments for overpaid contributing or inactive members, set forth in subsection (d)(2) above; provided, however, that no payment schedule may exceed the projected life of the benefit entitlements. For example, if the beneficiary is a minor child, the repayment must be completed before the beneficiary reaches majority.
- B) If the beneficiary is the recipient of a lump-sum benefit only, the System will impose a full offset, up to and including, if necessary, the full amount of the lump-sum benefit.
- 4) ~~Overpayment to nonmember or in any other situation in which no future benefits are available or the future benefits are insufficient for a full repayment of the overpaid amount.~~ The System will pursue collection through any available means, including seeking the assistance of the Attorney General, Debt Collection Bureau Board, or private collection agencies.
- 5) In any cases in which fraud is suspected in connection with an overpayment, the System will enlist the aid of the Attorney General or such law enforcement agency or prosecutor having appropriate jurisdiction for a determination whether fraud has occurred, and, if it has, for further official action as necessary and appropriate.

(Source: Amended at ___ Ill. Reg. ___, effective _____)

SUBPART D: MEMBERSHIP AND SERVICE CREDITS

Section 1650.340 Service Credit for Leave of Absence, Sabbatical Leaves, or Involuntary Layoffs

- a) Service credit for sabbatical leave shall be granted when the leave meets the requirements of sabbatical leave according to Section 24-6.1 of The School Code (105 ILCS 5/24-6.1, formerly Ill. Rev. Stat. 1991, ch. 122, par. 24-6.1).
- b) For purposes of granting service credit for an approved leave of absence, the statutory return-to-teaching requirement is met when the member establishes credit with this System or the State Universities' Retirement System for at least the lesser of the creditable period of the leave or one year.

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- c) For purposes of this Section, a leave of absence is creditable as an approved leave if: the member did not resign, the employer promised renewed employment at the end of the leave, and the employer through its board took official action to approve the request for leave; or the leave qualifies as a leave under the Family and Medical Leave Act, as certified by the employer.
- d) For purposes of this Section, involuntary layoffs shall not include dismissals for cause or other performance-related reasons. The statutory return-to-teaching requirement is met when the member establishes credit with this System or the State Universities' Retirement System for at least the lesser of the creditable period of the layoff or one year.

(Source: Amended at ___ Ill. Reg. ___, effective _____)

SUBPART E: CONTRIBUTION CREDITS AND PAYMENTS

Section 1650.440 Small Deficiencies, Credits or Death Benefit Payments

No statements for an account receivable, account payable, death benefit payments, or refunds shall be charged or issued to members, annuitants, beneficiaries or employers for deficiencies, credits or payments, amounting to less than \$25.00 unless demanded. No correction to an annuity shall be made where the correction results in an increase or decrease of less than \$1.00 per month.

(Source: Amended at ___ Ill. Reg. ___, effective _____)

Section 1650.450 Definition of Salary

- a) Any emolument of value recognized by the System that is received, actually or constructively, by a member in consideration for services rendered as a teacher, within all applicable limits and restrictions on qualified pension plans contained in the Internal Revenue Code, 26 U.S.C., at 401(a) et seq. Subsection (b) of this Section lists the more common elements of compensation that are recognized by the System as "salary," for purposes of illustration. For further illustration, subsection (c) mentions several examples of items not recognized by the System as "salary." However, "salary" within the meaning of Section 16-121 of the Act is not limited to the items so enumerated.
- b) Examples of salary amounts to be reported to the System include:
- 1) The gross amount of wages or compensation earned or accruing to the member during the legal school term or the length of his or her employment agreement, whichever is greater, in a function requiring certification as a teacher, and payable by the employer at termination of service;

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- 2) Wages or compensation for overtime or extra service;
- 3) The amount payable, exclusive of court costs, attorney's fees and punitive damages, as a result of a settlement or judgment obtained due to a disputed dismissal, suspension or demotion; provided that the salary amount reported to the System under this subsection shall be equal to that which the member would have earned had the dispute not occurred.
- 4) Severance pay e.g., retirement incentives, lump sum bonuses, payments for unused vacation and sick days) received by member or becoming due and payable to member prior to or concurrent with receipt of final paycheck for regular earnings;
- 5) Contributions made by or on behalf of the member to deferred compensation plans, salary reduction plans or tax sheltered annuities; and
- 6) Amounts that would otherwise qualify as salary and wages under Subsections (b)(1) through (b)(5) above but are not received directly by the member because they are used to finance benefit options in a flexible benefit plan; provided, however, that to be reportable, a flexible benefit plan must be available to teachers on a non-discriminatory basis and cannot include non-qualifying deferred compensation.

c) Examples of amounts not to be reported to the System include:

- 1) Any severance payment (e.g., retirement incentives, lump sum bonuses, payments for unused vacation and sick days) becoming due and payable to member subsequent to receipt of final paycheck for regular earnings;
- 2) Any lump sum payment made after the death of the member;
- 3) Expense reimbursements, expense allowances, or fringe benefits unless included in a reportable flexible benefit plan;
- 4) Any monies received by the member under the Workers' Compensation Act or the Workers' Occupational Diseases Act;
- 5) Any amount paid in lieu of previously nonreportable benefits or reported in lieu of previously non-reported compensation where the conversion occurs in the last years of service and one of the purposes is to increase a member's average salary. If the member's non-creditable or non-reported compensation in any of the last seven creditable school years of employment exceeds that of any other subsequent year, the System will presume the difference, unless resulting from the terms of a collective bargaining agreement, to have been converted into salary and wages in the subsequent year for the purpose of increasing final average salary. To overcome the presumption, the member must submit documentary evidence to the System which clearly

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- and convincingly proves that none of the purposes of the change in compensation structure was to increase average salary (for example, collectively bargained agreements, change of employer, change in family status);
- 6) Any amount paid by an employer as the employer's one time contribution (or on behalf of the employee as the employee's one-time contribution) required by the System as part of the statutory early retirement option in Section 16-133.2 of the Act; and
 - 7) Options to take salary in lieu of employment-related expense allowances or reimbursements.

(Source: Amended at ___ Ill. Reg. ___, effective ___)

Section 1650.460 Calculation of Average Salary

- a) The member's annual salary rate shall be used by the System when calculating average salary. ~~Provided, however, if a member receives less than one year of service credit in any school year, salary shall consist of creditable earnings. If a member has a full year of service credit and the annual salary includes leave of absence earnings and substitute earnings or part-time noncontractual earnings, the annual salary rate for average salary purposes will never be less than the salary rate the leave of absence earnings is based upon. If a member receives less than one year of service credit in any school year, salary shall consist of creditable earnings.~~
- b) The highest four consecutive school years of service within the last ten years of creditable service shall be deemed the four highest consecutive credit years posted to the member's account. Provided, however, if a member is credited with less than one school year, the System shall use partial consecutive years to establish four consecutive years of salary.

(Source: Section 1650.460 renumbered from Section 1650.370 at ___ Ill. Reg. ___, effective ___)

SUBTITLE F: RULES GOVERNING ANNUITANTS AND BENEFICIARIES

Section 1650.520 Suspension of Retirement-Annuities Benefits

- a) Annuitants receiving a retirement annuity under Section 16-132 of the Act may be employed as teachers not in excess of 100 days or 500 hours within any one school year. Employment in excess of 100 days or 500 hours within any one school year shall result in termination of payment. When such employment has terminated, the member may re-apply for retirement annuity to be payable effective

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- on the day following termination of employment.
- b) Any annuitant may have his or her benefit reduced or terminated upon written request provided, however, that the System shall not be liable for the retroactive payment of a reduced or terminated benefit during the period of time such benefit remains reduced or terminated as the result of the annuitant's request. Such annuitant may have his or her benefit increased or reinstated in full upon written request. Such increase or decrease will take effect the first of the month following the date the written request is received in the System's office.
- c) Monthly benefit payments to annuitants shall be suspended when two monthly warrants remain uncashed. The System shall inquire as to the cause for the non-cashing of the warrants. These and subsequent payments shall be made upon learning the circumstances or whereabouts of the warrants, or upon prompt compliance in cashing same.
- d) Recipients of a non-occupational disability benefit, occupational disability benefit, disability retirement annuity, or a monthly survivor benefit who fail to return documentation of continued eligibility within the specified time period shall have their monthly benefit payment suspended. Upon receipt of the required documentation and upon determination of continued eligibility, these and subsequent payments shall be made.

(Source: Amended at ___ Ill. Reg. ___, effective ___)

Section 1650.560 Benefits Payable on Death

Survivor benefits, if applicable, shall be paid in accordance with the law in effect on the date of the death of the annuitant. If money is due, no beneficiary named, the annuitant at the time of death, and there is no will and no administration of the estate is desired or required, then, upon satisfactory proof of death, the System may make payment through a small estate affidavit or an affidavit and indemnification agreement of the claim to the surviving spouse upon receipt of certification from the spouse that the estate will not be administered. If there is no surviving spouse and no administration of the estate, payment of the claim shall be made to the next of kin through either a small estates affidavit or through the use of an indemnifying bond, without other security, if for sums of less than \$500. If for more than \$500, security is required on such bond. If administration is required, payment shall be made to the legal representative of the estate. Whenever death benefits are payable to persons not located, the System shall pay those moneys to the estate or other designated beneficiaries upon receipt of an indemnifying bond.

(Source: Amended at ___ Ill. Reg. ___, effective ___)

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SUBPART H: ADMINISTRATIVE REVIEW

Section 1650.620 Right of Appeal

Any individual may appeal a staff disposition of a claim or interpretation of the Act to the Board of Trustees within six months of the staff disposition or interpretation, by filing a written request for an administrative review with the Executive Director. The appeal will be scheduled to be heard at the next meeting of the Board's Claims Hearing Committee having space on the agenda for such hearing.

(Source: Amended at ___ Ill. Reg. ___, effective ___)

Section 1650.640 Prehearing Procedure

- a) Upon written notice by the System, a petitioner or his or her attorney shall appear at a mutually agreeable time and place for a prehearing conference for the following purposes: ~~of formulating issues and considering:~~
- 1) The simplification of issues;
 - 2) The amendment of pleadings;
 - 3) The making of admissions of facts or stipulations for the purpose of avoiding the unnecessary introduction of evidence;
 - 4) The procedure at the hearing;
 - 5) The limitation of the number of witnesses; and
 - 6) The disclosure of all witnesses (expert and non-expert) to be called to testify at hearing.
- 7) Disclosure of the substance of the testimony of all witnesses to be called;
- 8) The exchange of all exhibits to be introduced at hearing; and
- 9) 6) Such other matters as may aid in the simplification of the evidence and disposition of the proceeding.
- b) The persons attending the prehearing conference may enter into a written stipulation as to matters decided in the prehearing conference. Failure to attend a prehearing conference shall not diminish a person's right to a hearing, but may result in a delay of the hearing.
- c) If after the prehearing conference, a party wishes to undertake further discovery, that party shall submit a written request to the Executive Director and the other party(s) setting forth with sufficient particularity the information sought and the form of discovery requested. The Executive Director shall grant such request upon determining the information is essential to the requesting party's case and the Claims Hearing Committee's full understanding of the issues presented. Any additional witnesses

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- d) or exhibits identified during further discovery must be exchanged in writing by certified mail at least 14 days prior to hearing. Any witnesses not disclosed or exhibits not exchanged at the prehearing conference or 14 days prior to hearing, if additional discovery is allowed, shall be barred at hearing unless good cause is shown for such failure to provide. At the discretion of the Chairman of the Board's Claims Hearing Committee, a hearing may be postponed in the interest of fairness to allow a party time to investigate and prepare to respond to newly submitted evidence.
- e) Prior to any meeting of the Claims Hearing Committee, at which one or more administrative reviews are scheduled to be heard, the Claims Hearing Committee shall be furnished memoranda prepared by the System's staff regarding the scheduled administrative review cases, which shall include:
- 1) A statement regarding the action taken by the staff which gave rise to the review;
 - 2) A statement of the petitioner's objections, if available;
 - 3) The basis or reasons for the action taken by the staff;
 - 4) A statement of the results or consequences of an affirmative or opposing decision;
 - 5) Supporting documentary evidence; and
 - 6) Citations to the applicable statute giving rise to the claim or justifying the staff's decision.

(Source: Amended at ___ Ill. Reg. ___, effective _____)

Section 1650.650 Hearing Procedure

- a) All administrative review hearings shall be recorded by court reporter tape.
- b) The Chairperson of the Claims Hearing Committee ("Committee") shall preside over the hearing.
- c) Hearings shall be of an informal nature:
 - 1) Chairperson shall direct all parties to enter their appearances on the record.
 - 2) The parties may be by written stipulation agree upon any facts or any issues involved in the proceeding.
 - 3) The facts stipulated shall be considered as evidence in the proceeding.
 - 4) Irrelevant material or unduly repetitious evidence shall be excluded.
 - 5) Whenever possible, documents and exhibits may be introduced by stipulation of the parties. Originals of documents may be introduced into evidence with leave to substitute the originals with copies; and,
 - 6) All parties shall be offered an opportunity to make oral arguments.

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- d)
 - 2) All individuals testifying shall be sworn. Order of Presentation
 - 1) All written briefs, memoranda and evidence shall be submitted to the Committee in advance of the hearing.
 - 2) The System's attorney, or if he or she is unavailable, the System's staff, shall present the System's arguments, position and evidence in support thereof.
 - 3) The petitioner or his or her agent or attorney may then cross-examine the individual any System's staff testifying in support of the System's position.
 - 4) Following the conclusion of the System's position argument and cross-examination by the petitioner, the petitioner may present his or her witnesses and arguments.
 - 5) Upon conclusion of the petitioner's argument, the System's staff attorney may rebut any argument or new matter raised by the petitioner's presentation.
 - 6) New matters raised at the hearing may require postponement of the hearing until a later date to allow the parties to address the new issues raised.
- e) Following the presentations of both the System's staff or System's attorney and the petitioner, any member of the Committee may ask questions necessary to clarify the Committee's understanding of the facts or law.
- f) Upon conclusion of all arguments, the Committee shall decide, in private executive-session deliberations, on a recommendation as to the disposition of the appeal, which recommendation shall be communicated to the Board at its next regular meeting. The Executive Director of the System may be present during the Committee's deliberations.
- g) The Committee shall arrive at one of three decisions regarding a recommendation to the Board:
 - 1) A recommendation to affirm the administrative action.
 - 2) A recommendation to reverse the administrative action.
 - 3) A recommendation to remand the proceedings back to the administrative staff for further consideration.
- h) The Committee shall have prepared a Proposed Decision for consideration by the Board and the Parties to the hearing. Any Party adversely affected by the Committee's Proposed Decision shall have fifteen (15) days from receipt of the Proposed Decision to file exceptions and a brief in support of their exceptions.
- i) The Board of Trustees at its next regular meeting following the time for filing exceptions, shall act on the recommendation and Proposed Decision of the Committee by adopting the recommendation or rejecting it with directions that the administrative action of the staff be affirmed or reversed (as the case may be), or that the proceedings be remanded to the staff for further consideration

TEACHERS' RETIREMENT SYSTEM OF THE STATE OF ILLINOIS

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- and by rejecting or adopting the Proposed Decision (with any changes required by the Board). The decision of the Board of Trustees shall be a final administrative decision for purposes of The Illinois Administrative Review Law (735 ILCS 5/3-101 et seq., formerly Ill.Rev.Stat. 1991, ch. 110, par. 3-101 et seq.).
- i) h) The decision of the Board of Trustees shall be communicated to the petitioner in writing within 30 days of the meeting at which the recommendation of the Committee and Proposed Decision was acted upon.
- k) +) The Board of Trustees shall grant a rehearing or written reappeal for the purpose of considering new or additional evidence not previously available. The procedures set forth in this Section 1650.650 shall apply to rehearings.

(Source: Amended at ___ Ill. Reg. ___, effective _____)

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

- 1) The Heading of the Part: Pay Plan
- 2) The Code Citation: 80 Ill. Adm. Code 310
- 3) Section Numbers: Adopted Action:
310.110 Amended
310.130 Amended
310. Appendix B Amended
- 4) Statutory Authority:
Authorized by Section 8a(2) of the Personnel Code (Ill. Rev. Stat. 1991, ch. 127, par. 63b108a.2) [20 ILCS 415/8a.2]
- 5) Effective Date of Amendment: December 15, 1993
- 6) Does this rulemaking contain an automatic repeal date? Yes X No
If "yes", please specify date:
- 7) Does this amendment contain incorporation by reference? No
If "yes", was a copy of the approval form issued by JCAR attached to this rulemaking?

These amendments do not contain any incorporations by reference.

- 8) Date filed in Agency's Principal Office: December 15, 1993
- 9) Notice of Proposal Published in Illinois Register:
August 6, 1993, Issue #32, 17 Ill. Reg. 12900
- 10) Has JCAR issued a Statement of Objections to this rule? No
If answer is "yes", please complete the following:
A) Statement of Objection: _____, Ill. Reg. _____
(Issue Date)
B) Agency Response: _____, Ill. Reg. _____
(Issue Date)
- C) Date Agency Response Submitted for Approval to JCAR?
- 11) Difference between proposal and final version:

The Administrative Code Division recommended a correction in the source notes of the Table of Contents pertaining to the page number (from 509 to 590) in the January 4, 1993 action.

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR?

Yes.

13) Will these Amendments replace an emergency amendment currently in effect?

Yes.

14) Are there any amendments pending to this part? Yes

Section Numbers	Proposed Action	Ill. Reg. Citation
310.495	Amended	17 Ill. Reg. 13657 (August 20, 1993)
310. Appendix G	Amended	17 Ill. Reg. 13657 (August 20, 1993)
310.290	Amended	17 Ill. Reg. 14314 (September 10, 1993)
310.450	Amended	17 Ill. Reg. 14314 (September 10, 1993)
310.455	Amended	17 Ill. Reg. 14314 (September 10, 1993)
310.530	Amended	17 Ill. Reg. 14314 (September 10, 1993)
310.540	Amended	17 Ill. Reg. 14314 (September 10, 1993)
310. Appendix C	Amended	17 Ill. Reg. 14314 (September 10, 1993)
310. Appendix D	Amended	17 Ill. Reg. 14314 (September 10, 1993)
310. Appendix G	Amended	17 Ill. Reg. 14314 (September 10, 1993)

15) Summary and Purpose of Amendment:

In Sections 310.110 and 310.130, the dates within these sections are being changed to reflect the new Fiscal Year (1994).

In Section 310. Appendix B, the Schedule of Salary Grades, the salaries of those employees subject to this section of the Pay Plan were increased by 5% for Fiscal Year 1994 to keep them parallel with the AFSCME Collective Bargaining units which have already been negotiated.

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

16) Information and questions regarding these adopted amendments shall be directed to:

Name: Mr. Michael Murphy
Address: Department of Central Management Services
Division of Technical Services
504 William G. Stratton Building
Springfield, Illinois 62706

Telephone: (217) 782-5601

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DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

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 SUBTITLE B: PERSONNEL RULES, PAY PLANS, AND
 POSITION CLASSIFICATIONS

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AUTHORITY: Implementing and authorized by Section 8a(2) of the Personnel Code (111. Rev. Stat. 1991, ch. 127, par. 63b108a.2) [20 ILCS 415/8a.2].

SOURCE: Filed June 28, 1967; codified at 8 Ill. Reg. 1558; emergency amendment at 8 Ill. Reg. 1990, effective January 31, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 2440, effective February 15, 1984; emergency amendment at 8 Ill. Reg. 3348, effective March 5, 1984, for a maximum of 150 days; emergency amendment at 8 Ill. Reg. 4249, effective March 16, 1984, for a maximum of 150 days; emergency amendment at 8 Ill. Reg. 5704, effective April 16, 1984, for a maximum of 150 days; emergency amendment at 8 Ill. Reg. 7290, effective May 11, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 11299, effective June 25, 1984; emergency amendment at 8 Ill. Reg. 12616, effective July 1, 1984, for a maximum of 150 days; emergency amendment at 8 Ill. Reg. 15007, effective August 6, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 15367, effective August 13, 1984; emergency amendment at 8 Ill. Reg. 21310, effective October 10, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 21544, effective October 24, 1984; amended at 8 Ill. Reg. 22844, effective November 14, 1984; emergency amendment at 9 Ill. Reg. 1134, effective January 16, 1985, for a maximum of 150 days; amended at 9 Ill. Reg. 1320, effective January 23, 1985; amended at 9 Ill. Reg. 3681, effective March 12, 1985; emergency amendment at 9 Ill. Reg. 4163, effective March 15, 1985, for a maximum of 150 days; emergency amendment at 9 Ill. Reg. 9231, effective May 31, 1985, for a maximum of 150 days; amended at 9 Ill. Reg. 9420, effective June 7, 1985; amended at 9 Ill. Reg. 10663, effective July 1, 1985; emergency amendment at 9 Ill. Reg. 15043, effective September 24, 1985, for a maximum of 150 days; emergency amendment at 10 Ill. Reg. 3325, effective January 22, 1986; amended at 10 Ill. Reg. 3230, effective January 24, 1986; emergency amendment at 10 Ill. Reg. 8904, effective May 13, 1986, for a maximum of

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150 days; emergency amendment at 10 Ill. Reg. 8928, effective May 13, 1986; emergency amendment at 10 Ill. Reg. 12090, effective June 30, 1986, for a maximum of 150 days; emergency amendment at 10 Ill. Reg. 13675, effective July 31, 1986; emergency amendment at 10 Ill. Reg. 14867, effective August 26, 1986; amended at 10 Ill. Reg. 15567, effective September 17, 1986; emergency amendment at 10 Ill. Reg. 17765, effective September 30, 1986, for a maximum of 150 days; emergency amendment at 10 Ill. Reg. 19132, effective October 28, 1986; emergency amendment at 10 Ill. Reg. 21097, effective December 9, 1986; amended at 11 Ill. Reg. 648, effective December 22, 1986; emergency amendment at 11 Ill. Reg. 3363, effective February 3, 1987; emergency amendment at 11 Ill. Reg. 4388, effective February 27, 1987; emergency amendment at 11 Ill. Reg. 6291, effective March 23, 1987; amended at 11 Ill. Reg. 5901, effective March 24, 1987; emergency amendment at 11 Ill. Reg. 8787, effective April 15, 1987, for a maximum of 150 days; emergency amendment at 11 Ill. Reg. 11830, effective July 1, 1987, for a maximum of 150 days; emergency amendment at 11 Ill. Reg. 13675, effective July 29, 1987; amended at 11 Ill. Reg. 14984, effective August 27, 1987; emergency amendment at 11 Ill. Reg. 15273, effective September 1, 1987; emergency amendment at 11 Ill. Reg. 17919, effective October 19, 1987; emergency amendment at 11 Ill. Reg. 19812, effective November 19, 1987; emergency amendment at 11 Ill. Reg. 20664, effective December 4, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 20778, effective December 11, 1987; emergency amendment at 12 Ill. Reg. 3811, effective January 27, 1988; emergency amendment at 12 Ill. Reg. 5459, effective March 3, 1988; amended at 12 Ill. Reg. 6073, effective March 21, 1988; emergency amendment at 12 Ill. Reg. 7783, effective April 14, 1988; emergency amendment at 12 Ill. Reg. 7734, effective April 15, 1988, for a maximum of 150 days; emergency amendment at 12 Ill. Reg. 8135, effective April 22, 1988; emergency amendment at 12 Ill. Reg. 9745, effective May 23, 1988; emergency amendment at 12 Ill. Reg. 11778, effective July 1, 1988, for a maximum of 150 days; emergency amendment at 12 Ill. Reg. 12895, effective July 18, 1988, for a maximum of 150 days; emergency amendment at 12 Ill. Reg. 13306, effective July 27, 1988; corrected at 12 Ill. Reg. 13359; amended at 12 Ill. Reg. 14630, effective September 6, 1988; amended at 12 Ill. Reg. 20449, effective November 28, 1988; emergency amendment at 12 Ill. Reg. 20584, effective November 28, 1988; emergency amendment at 13 Ill. Reg. 8080, effective May 10, 1989; amended at 13 Ill. Reg. 8849, effective May 30, 1989; emergency amendment at 13 Ill. Reg. 8970, effective May 26, 1989; emergency amendment at 13 Ill. Reg. 10967, effective June 20, 1989, for a maximum of 150 days; emergency amendment expired on November 17, 1989; amended at 13 Ill. Reg. 11451, effective June 28, 1989; emergency amendment at 13 Ill. Reg. 11854, effective July 1, 1989, for a maximum of 150 days; corrected at 13 Ill. Reg. 12647; emergency amendment at 13 Ill. Reg. 12887, effective July 24, 1989; amended at 13 Ill. Reg. 16950, effective October 20, 1989; amended at 13 Ill. Reg. 19221, effective December 12, 1989; amended at

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14 Ill. Reg. 615, effective January 2, 1990; peremptory amendment at 14 Ill. Reg. 1627, effective January 11, 1990; amended at 14 Ill. Reg. 4455, effective March 12, 1990; peremptory amendment at 14 Ill. Reg. 7652, effective May 7, 1990; amended at 14 Ill. Reg. 10002, effective June 11, 1990; emergency amendment at 14 Ill. Reg. 11330, effective June 29, 1990, for a maximum of 150 days; amended at 14 Ill. Reg. 14361, effective August 24, 1990; emergency amendment at 14 Ill. Reg. 15570, effective September 11, 1990, for a maximum of 150 days; emergency amendment expired on February 8, 1991; corrected at 14 Ill. Reg. 16092; peremptory amendment at 14 Ill. Reg. 17098, effective September 26, 1990; amended at 14 Ill. Reg. 17189, effective October 2, 1990; amended at 14 Ill. Reg. 17189, effective October 19, 1990; amended at 14 Ill. Reg. 18719, effective November 13, 1990; peremptory amendment at 14 Ill. Reg. 18854, effective November 13, 1990; peremptory amendment at 15 Ill. Reg. 663, effective January 7, 1991; amended at 15 Ill. Reg. 3296, effective February 14, 1991; amended at 15 Ill. Reg. 4401, effective March 11, 1991; peremptory amendment at 15 Ill. Reg. 5100, effective March 20, 1991; peremptory amendment at 15 Ill. Reg. 5465, effective April 2, 1991, 1991; emergency amendment at 15 Ill. Reg. 10485, effective July 1, 1991, for a maximum of 150 days; amended at 15 Ill. Reg. 11080, effective July 19, 1991; amended at 15 Ill. Reg. 13080, effective August 21, 1991; amended at 15 Ill. Reg. 14210, effective September 23, 1991; emergency amendment at 16 Ill. Reg. 711, effective September 26, 1991, for a maximum of 150 days; amended at 16 Ill. Reg. 3450, effective February 20, 1992; peremptory amendment at 16 Ill. Reg. 5068, effective March 11, 1992; peremptory amendment at 16 Ill. Reg. 7056, effective April 20, 1992; emergency amendment at 16 Ill. Reg. 8239, effective May 19, 1992, for a maximum of 150 days; amended at 16 Ill. Reg. 8382, effective May 26, 1992; emergency amendment at 16 Ill. Reg. 13950, effective August 19, 1992, for a maximum of 150 days; emergency amendment at 16 Ill. Reg. 14452, effective September 4, 1992, for a maximum of 150 days; amended at 17 Ill. Reg. 238, effective December 23, 1992; peremptory amendment at 17 Ill. Reg. 498, effective December 18, 1992; amended at 17 Ill. Reg. 590, effective January 4, 1993; amended at 17 Ill. Reg. 1819, effective February 2, 1993; amended at 17 Ill. Reg. 6441, effective April 8, 1993; emergency amendment at 17 Ill. Reg. 12900, effective July 22, 1993, for a maximum of 150 days; amended at 17 Ill. Reg. 13409, effective July 29, 1993; emergency amendment at 17 Ill. Reg. 13789, effective August 9, 1993, for a maximum of 150 days; emergency amendment at 17 Ill. Reg. 14666, effective August 26, 1993, for a maximum of 150 days; amended at 17 Ill. Reg. 19103, effective October 25, 1993; amended at 17 Ill. Reg. _____, effective December 15, 1993.

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Section 310.110 Implementation of Pay Plan Changes for Fiscal Year 1993 1994

- a) The rates of pay for all employees occupying positions subject to the Schedule of Salary Grades shall be as set out in Appendix B, Schedule of Salary Grades -- Monthly and Annual Rates of Pay for Fiscal Year 1993 1994.
- b) Any employee who received a salary payment for part of Fiscal Year 1993 that did not reflect the rates in Section 310. Appendix B for Fiscal Year 1993 1994, shall receive a lump sum payment equal to the difference between what was initially paid and what is appropriate per that provision.

(Source: Amended at 17 Ill. Reg. _____, effective December 15, 1993.)

Section 310.130 Effective Date

The effective date of this Pay Plan Narrative (Subpart A), Schedule of Rates (Subpart B), and Schedule of Salary Grades (Appendix B), shall be July 1, 1992 1993.

(Source: Amended at 17 Ill. Reg. _____, effective December 15, 1993.)

Section 310. Appendix B Schedule of Salary Grades -- Monthly and Annual Rates of Pay for Fiscal Year 1993 1994

Grade	Minimum Step 1	Step 2	Step 3	Step 4	Step 5	Step 6	Maximum Step 7
1	1,199	1,236	1,270	1,306	1,348	1,383	1,448
	14,388	14,832	15,240	15,672	16,176	16,596	17,376
2	1,236	1,270	1,306	1,350	1,388	1,426	1,493
	14,832	15,240	15,672	16,200	16,656	17,112	17,916
3	1,270	1,306	1,351	1,391	1,430	1,472	1,547
	15,240	15,672	16,212	16,692	17,160	17,664	18,564
4	1,306	1,351	1,394	1,434	1,481	1,523	1,601
	15,672	16,212	16,728	17,208	17,772	18,276	19,212
5	1,351	1,396	1,442	1,488	1,532	1,577	1,656
	16,212	16,752	17,304	17,856	18,384	18,924	19,872
6	1,396	1,443	1,490	1,540	1,589	1,640	1,724
	16,752	17,316	17,880	18,480	19,068	19,680	20,688

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-7-----	1,443	1,493	1,545	1,598	1,650	1,705	1,796
17,916	17,916	18,540	19,176	19,800	20,460	21,552	
-8-----	1,493	1,550	1,605	1,666	1,720	1,778	1,873
17,916	18,600	19,260	19,992	20,640	21,336	22,476	
-9-----	1,550	1,608	1,671	1,730	1,795	1,857	1,953
18,600	19,296	20,052	20,760	21,540	22,284	23,436	
10-----	1,610	1,679	1,740	1,807	1,871	1,938	2,045
19,320	20,148	20,880	21,684	22,452	23,256	24,540	
11-----	1,680	1,751	1,815	1,889	1,959	2,026	2,139
20,160	21,012	21,780	22,668	23,508	24,312	25,668	
12-----	1,760	1,834	1,904	1,982	2,055	2,132	2,252
21,120	22,008	22,848	23,784	24,660	25,584	27,024	
13-----	1,836	1,914	1,996	2,076	2,156	2,238	2,365
22,032	22,968	23,952	24,912	25,872	26,856	28,380	
14-----	1,925	2,009	2,093	2,186	2,270	2,358	2,494
23,100	24,108	25,116	26,232	27,240	28,296	29,928	
15-----	2,010	2,104	2,195	2,285	2,379	2,468	2,615
24,120	25,248	26,340	27,420	28,548	29,616	31,360	
16-----	2,112	2,210	2,311	2,407	2,507	2,608	2,762
25,344	26,520	27,732	28,884	30,084	31,296	33,144	
17-----	2,216	2,322	2,429	2,531	2,634	2,741	2,905
26,592	27,864	29,148	30,372	31,608	32,892	34,860	
18-----	2,335	2,449	2,563	2,678	2,789	2,900	3,072
28,020	29,388	30,756	32,136	33,468	34,800	36,864	
19-----	2,462	2,587	2,709	2,833	2,953	3,077	3,264
29,544	31,044	32,508	33,996	35,436	36,924	39,168	
20-----	2,601	2,732	2,860	2,996	3,125	3,253	3,453
31,212	32,784	34,320	35,953	37,500	39,036	41,436	
21-----	2,747	2,888	3,028	3,168	3,313	3,450	3,665
32,964	34,656	36,336	38,016	39,756	41,400	43,980	
22-----	2,904	3,055	3,205	3,355	3,510	3,657	3,884
34,848	36,654	38,460	40,260	42,120	43,884	46,608	

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23-----	3,080	3,244	3,409	3,571	3,735	3,898	4,143
36,960	38,928	40,908	42,852	44,820	46,776	49,716	
Effective: January 1, 1993							
1-----	1,223	1,261	1,295	1,332	1,375	1,411	1,477
14,676	15,132	15,540	15,984	16,500	16,932	17,724	
2-----	1,261	1,295	1,332	1,377	1,416	1,455	1,523
15,132	15,540	15,984	16,524	16,992	17,460	18,276	
3-----	1,295	1,332	1,378	1,419	1,459	1,501	1,578
15,540	15,984	16,536	17,028	17,508	18,012	18,936	
4-----	1,332	1,378	1,422	1,463	1,511	1,553	1,633
15,984	16,536	17,064	17,556	18,132	18,636	19,596	
5-----	1,378	1,424	1,471	1,518	1,563	1,609	1,689
16,536	17,088	17,652	18,216	18,756	19,308	20,268	
6-----	1,424	1,472	1,520	1,571	1,621	1,673	1,758
17,088	17,664	18,240	18,852	19,452	20,076	21,096	
7-----	1,472	1,523	1,576	1,630	1,683	1,739	1,832
17,664	18,276	18,912	19,560	20,196	20,868	21,984	
8-----	1,523	1,581	1,637	1,699	1,754	1,814	1,910
18,276	18,972	19,644	20,388	21,048	21,768	22,920	
9-----	1,581	1,640	1,704	1,765	1,831	1,894	1,992
18,972	19,680	20,448	21,180	21,972	22,728	23,904	
10-----	1,642	1,713	1,775	1,843	1,908	1,977	2,086
19,704	20,556	21,300	22,116	22,896	23,724	25,032	
11-----	1,714	1,786	1,851	1,927	1,998	2,067	2,182
20,568	21,432	22,212	23,124	23,976	24,804	26,184	
12-----	1,795	1,871	1,942	2,022	2,096	2,175	2,297
21,540	22,452	23,304	24,264	25,152	26,100	27,564	
13-----	1,873	1,952	2,036	2,118	2,199	2,283	2,412
22,476	23,424	24,432	25,416	26,388	27,396	28,944	
14-----	1,964	2,049	2,135	2,230	2,315	2,405	2,544
23,568	24,588	25,620	26,760	27,780	28,860	30,528	

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15	2,050	2,146	2,239	2,331	2,427	2,517	2,667
	24,600	25,752	26,868	27,972	29,124	30,204	32,004
16	2,154	2,254	2,357	2,455	2,557	2,660	2,817
	25,848	27,048	28,284	29,460	30,684	31,920	33,804
17	2,260	2,368	2,478	2,582	2,687	2,796	2,963
	27,120	28,416	29,736	30,984	32,244	33,552	35,556
18	2,382	2,498	2,614	2,732	2,845	2,958	3,133
	28,584	29,976	31,368	32,784	34,140	35,496	37,596
19	2,511	2,639	2,763	2,890	3,012	3,139	3,329
	30,132	31,668	33,156	34,680	36,144	37,668	39,948
20	2,653	2,787	2,917	3,056	3,188	3,318	3,522
	31,836	33,444	35,004	36,672	38,256	39,816	42,264
21	2,802	2,946	3,089	3,231	3,379	3,519	3,738
	33,624	35,352	37,068	38,772	40,548	42,228	44,856
22	2,962	3,116	3,269	3,422	3,580	3,730	3,962
	35,544	37,392	39,228	41,064	42,960	44,760	47,544
23	3,142	3,309	3,477	3,642	3,810	3,976	4,226
	37,704	39,708	41,724	43,704	45,720	47,712	50,712
1	1,284	1,324	1,360	1,399	1,444	1,482	1,551
	15,408	15,888	16,320	16,788	17,328	17,784	18,612
2	1,324	1,360	1,399	1,446	1,487	1,528	1,599
	15,888	16,320	16,788	17,352	17,844	18,336	19,188
3	1,360	1,399	1,447	1,490	1,532	1,576	1,657
	16,320	16,788	17,364	17,880	18,384	18,912	19,884
4	1,399	1,447	1,493	1,536	1,587	1,631	1,715
	16,788	17,364	17,916	18,432	19,044	19,572	20,580
5	1,447	1,495	1,545	1,594	1,641	1,689	1,773
	17,364	17,940	18,540	19,128	19,692	20,268	21,276
6	1,495	1,546	1,596	1,650	1,702	1,757	1,846
	17,940	18,552	19,152	19,800	20,424	21,084	22,152
7	1,546	1,599	1,655	1,712	1,767	1,826	1,924
	18,552	19,188	19,860	20,544	21,204	21,912	23,088

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8	1,599	1,660	1,719	1,784	1,842	1,905	2,006
	19,188	19,920	20,628	21,408	22,104	22,860	24,072
9	1,660	1,722	1,789	1,853	1,923	1,989	2,092
	19,920	20,664	21,468	22,236	23,076	23,868	25,104
10	1,724	1,799	1,864	1,935	2,003	2,076	2,190
	20,688	21,588	22,368	23,220	24,036	24,912	26,280
11	1,800	1,875	1,944	2,023	2,098	2,170	2,291
	21,600	22,500	23,328	24,276	25,176	26,040	27,492
12	1,885	1,965	2,039	2,123	2,201	2,284	2,412
	22,620	23,580	24,468	25,476	26,412	27,408	28,944
13	1,967	2,050	2,138	2,224	2,309	2,397	2,533
	23,604	24,600	25,656	26,688	27,708	28,764	30,396
14	2,062	2,151	2,242	2,342	2,431	2,525	2,671
	24,744	25,812	26,904	28,104	29,172	30,300	32,052
15	2,153	2,253	2,351	2,448	2,548	2,643	2,800
	25,836	27,036	28,212	29,376	30,576	31,716	33,600
16	2,262	2,367	2,475	2,578	2,685	2,793	2,958
	27,144	28,404	29,700	30,936	32,220	33,516	35,496
17	2,373	2,486	2,602	2,711	2,821	2,936	3,111
	28,476	29,832	31,224	32,532	33,852	35,232	37,332
18	2,501	2,623	2,745	2,869	2,987	3,106	3,290
	30,012	31,476	32,940	34,428	35,844	37,272	39,480
19	2,637	2,771	2,901	3,035	3,163	3,296	3,495
	31,644	33,252	34,812	36,420	37,956	39,552	41,940
20	2,786	2,926	3,063	3,209	3,347	3,484	3,698
	33,432	35,112	36,756	38,508	40,164	41,808	44,376
21	2,942	3,093	3,243	3,393	3,548	3,695	3,925
	35,304	37,116	38,916	40,716	42,576	44,340	47,100
22	3,110	3,272	3,432	3,593	3,759	3,917	4,160
	37,320	39,264	41,184	43,116	45,108	47,004	49,940
23	3,299	3,474	3,651	3,824	4,001	4,175	4,437
	39,588	41,688	43,812	45,888	48,012	50,100	53,244

(Source: Amended at 17 Ill. Reg. _____, effective December 15, 1993)

STATE BOARD OF EDUCATION

NOTICE OF ADOPTED AMENDMENTS

- 1) The Heading of the Part: Private Business and Vocational Schools.
- 2) Code Citation: 23 Ill. Adm. Code 451
- 3) Section Number: Adopted Action:
451.220 Amendment
- 4) Statutory Authority: Ill. Rev. Stat. 1991, ch 144, par. 136 et seq. (105 ILCS 5/136 et seq.) and Ill. Rev. Stat. 1991, ch. 23, par. 11-2.1 (105 ILCS 5/11-2.1).
- 5) Effective Date of Amendments: December 16, 1993
- 6) Does this rulemaking contain an automatic repeal date? No.
- 7) Does this rule contain incorporations by reference? Yes.
- 8) Date Filed in Agency's Principal Office: December 7, 1993.
- 9) Notice of Proposal Published in Illinois Register:
July 30, 1993; 17 Ill. Reg. 12062.
- 10) Has JCAR issued a Statement of Objections to these rules?
No.

- 11) Difference(s) between proposal and final version: There are no differences between the proposal and the final version.

- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR?
No changes were requested by JCAR.

- 13) Will this amendment replace an emergency amendment currently in effect? No.

- 14) Are there any amendments pending on this Part? No.

- 15) Summary and Purpose of Amendments: This rulemaking updates an existing incorporation by reference of standards established by the American Institute of Certified Public Accountants (AICPA). These standards deal with the preparation of financial statements and bring the State Board's requirements into alignment with the AICPA's most current version.

STATE BOARD OF EDUCATION

NOTICE OF ADOPTED AMENDMENTS

- 16) Information and questions regarding this adopted amendment shall be directed to:

Name: Gary Osga
State Board of Education
100 West Randolph, Suite 14-300
Chicago, Illinois 60601
312/814-3517

The full text of the adopted amendments begins on the next page:

STATE BOARD OF EDUCATION

NOTICE OF ADOPTED AMENDMENTS

TITLE 23: EDUCATION AND CULTURAL RESOURCES

SUBTITLE A: EDUCATION

CHAPTER I: STATE BOARD OF EDUCATION

SUBCHAPTER m: POSTSECONDARY SCHOOLS

PART 451

PRIVATE BUSINESS AND VOCATIONAL SCHOOLS

SUBPART A: SCHOOL APPROVAL

Section	
451.10	Introduction
451.20	Application for Certificate of Approval
451.30	Out-of-State School Approval
451.40	Classroom Extensions
451.50	Supplementary Courses of Instruction
451.60	Change of School Location
451.70	Change of School Ownership
451.80	School Closing/Change of Status
451.90	Warning, Suspension, Revocation of Accreditation and/or Approval
451.100	Inspection and Periodic Review
451.110	Cease and Desist Orders
451.120	Comparison of Graduation or Completion Rates

SUBPART B: SCHOOL STRUCTURE AND OPERATIONS

Section	
451.200	School Purpose
451.210	Administration and Organization
451.220	Financial Resources/Financial Recordkeeping
451.230	School Surety Bond
451.235	Liability Insurance
451.240	Recordkeeping
451.250	School Advertising
451.260	School Catalog/Bulletin
451.270	Instructional Program and Services
451.280	Home Study and Home Study/In-Residence Schools
451.290	Student Work Experience
451.300	Instructional Equipment, Facilities and Materials

SUBPART C: SCHOOL PERSONNEL

Section	
451.400	Administrator Qualifications
451.410	Faculty Qualifications
451.420	Sales Representatives
451.430	Sales Representative Bond

STATE BOARD OF EDUCATION

NOTICE OF ADOPTED AMENDMENTS

SUBPART D: STUDENTS

Section	
451.500	Student Admissions Standards
451.510	Handicapped Students
451.520	Enrollment Agreements
451.530	Student Obligations, Cancellation and Refund Policies
451.540	Student Personnel Services
451.550	Placement Assistance
451.555	Student Progress
451.560	Student Attendance and Tardiness
451.570	Student Conduct and Discipline
451.580	Student Rights
451.590	Student Complaints

AUTHORITY: Implementing and authorized by the Private Business and Vocational Schools Act (Ill. Rev. Stat. 1991, ch. 144, par. 136 et seq.) [105 ILCS 5/136 et seq.] and Section 11-2.1 of the Public Aid Code (Ill. Rev. Stat. 1991, ch. 23, par. 11-2.1) [105 ILCS 5/11-2.1].

SOURCE: Adopted February 1, 1973; codified at 8 Ill. Reg. 16289; Part repealed, new Part adopted at 14 Ill. Reg. 7518, effective May 3, 1990; amended at 17 Ill. Reg. _____, effective December 16, 1993

NOTE: Capitalization denotes statutory language.

SUBPART B: SCHOOL STRUCTURE AND OPERATIONS

Section 451.220 Financial Resources/Financial Recordkeeping

a) The school shall provide the following financial information with each original application and each annual renewal:

- 1) Financial statements compiled in accordance with standards established by the American Institute of Certified Public Accountants (Codification of Statements on Standards for Accounting and Review Services, Nos. 1-6 1-7, January 1, 1999 1993; no later amendments to or editions of these standards are incorporated) and including:

A) a balance sheet,

STATE BOARD OF EDUCATION

NOTICE OF ADOPTED AMENDMENTS

- B) an income statement, and
- C) a statement of cash flows; and
- 2) When applicable:
- A) an annual report, and
- B) the prior year's financial history.
- b) If, after analyzing the school's financial reports and records, the Superintendent determines a school is not financially sound or that it has financial difficulties deemed serious enough to consider denial or revocation of approval or that its records are incomplete or inaccurate, the Superintendent shall require the school within 75 calendar days of written notice to submit:
- 1) audited financial statements with the report of the independent auditors by whom the audit was performed; and
 - 2) its most recent federal and state income tax reports.

(Source: Amended at 17 Ill. Reg. _____, effective December 16, 1993)

SECRETARY OF STATE

NOTICE OF ADOPTED RULES

1) Heading of Part: Lobbyist Registration and Reports

2) Code Citation: 2 Ill. Adm. Code 560

<u>Section Number:</u>	<u>Adopted Action:</u>
560.100	New Section
560.200	New Section
560.205	New Section
560.210	New Section
560.220	New Section
560.230	New Section
560.300	New Section
560.305	New Section
560.310	New Section
560.315	New Section
560.320	New Section
560.325	New Section
560.330	New Section
560.340	New Section
560.345	New Section
560.350	New Section
560.355	New Section
560.360	New Section
560.365	New Section
560.370	New Section
560.375	New Section
560.380	New Section
560.385	New Section
560.390	New Section
560.395	New Section
560.400	New Section
560.402	New Section
560.405	New Section
560.410	New Section
560.420	New Section
560. Appendix A	New Section
Illustration A	New Section
Illustration B	New Section
Illustration C	New Section
Illustration D	New Section
Illustration E	New Section
560. Appendix B	New Section
Illustration A	New Section
Illustration B	New Section

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NOTICE OF ADOPTED RULES

Illustration C New Section
 Illustration D New Section
 Illustration E New Section
 Illustration F New Section
 Illustration G New Section

4) Statutory Authority: Implementing and authorized by the Lobbyist Registration Act, [25 ILCS 170], as amended by Public Act 88-187.

5) Effective Date of Rules: January 1, 1994

6) Does this Rulemaking Contain an Automatic Repeal Date? No

7) Does this Rulemaking Contain Any Incorporation by Reference? No

8) Date Filed in Agency's Principal Office: December 21, 1993

9) Date Notice of Proposal was Published in Illinois Register: October 15, 1993, 17 Ill. Reg. 17879

10) Has the Joint Committee issued a Statement of Objection to these Rules? No

11) Difference Between Proposal and Final Version: The following changes were made in response to comments received during the first notice or public comment period:

Location of changes made to the rule between proposal and adoption:

In Section 560.100, the following definitions were modified:

"Administrative Action"
 "Allocation"
 "Authorized Agent"
 "Beneficiary"
 "Due Diligence"
 "Executive Action"
 "Grass Roots Lobbying Communication"
 "Legislative Action"
 "Lobbying"
 "Official"
 "Professional Services and Technical Skills"

and the following definitions were added:

"Direct Lobbying Communication"
 "Goodwill"
 "Grass Roots Lobbying Event"

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NOTICE OF ADOPTED RULES

"Registered Entity" or "Lobbying Entity"
 "Vendor"

The definition of "Communication" was deleted.

In Section 560.200, language was added to clarify who must register.

In Section 560.210, "persons not required to register" was expanded to include:

560.210(d) certain state employees
 560.210(j) certain vendors
 560.210(k) certain federal, state, and local employees
 560.210(l) permits a 30 day registration deadline for persons not previously required to register
 560.210(m) incidental/social contacts with officials
 560.210(n) persons connected with grass roots lobbying events
 560.210(o) services or skills for certain routine contacts with State

In Section 560.220 (a) and (b), registration requirements are clarified; (c) extends the registration deadline to January 31 for persons already employed as lobbyists; (d) clarifies who must pay \$50 fee.

Section 560.230 "Failure to Register" was added.

Section 560.300(e) was added to address grass roots lobbying expenditures.

Section 560.305 adds language to clarify due dates for reports.

Section 560.315(c) adds clarifying language.

Section 560.325 was added to address grass roots lobbying events.

In Section 560.330, the definition of family was modified, and gatherings are no longer limited to "family."

In Section 560.340, clarifying language was added.

Section 560.350 was expanded to include certain written communications.

Section 560.355 was added to address grass roots lobbying events.

In Section 560.365, (b) was deleted, and the new (b) adds clarifying language.

Section 560.370 was clarified.

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NOTICE OF ADOPTED RULES

Section 560.380 was clarified.

Section 560.390 now includes a fee schedule for late filings.

Section 560.395 was clarified.

Section 560.400 modified procedures for requests for reports.

Section 560.410 requires the SOS to notify registrants of changes in the list of officials.

In Section 560.420, the fee for a disk was reduced.

Other grammatical and non-substantive word changes were agreed to.

12) Have all the changes agreed upon by the Agency and the Joint Committee been made as indicated in the agreement letter issued by the Joint Committee? Yes

13) Will the Rules Replace an Emergency Rule Currently in Effect? No

14) Are there any other Amendments Pending on this Part? No

15) Summary and Purpose of Rules: This Part reflects changes in the Lobbyist Registration Act. Instructions and forms are provided for lobbyist registration and the filing of expenditure reports. Public disclosure policy is established.

The full text of the Adopted Rules begins on the next page:

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NOTICE OF ADOPTED RULES

TITLE 2: GOVERNMENTAL ORGANIZATION
CHAPTER III: SECRETARY OF STATE

PART 560

LOBBYIST REGISTRATION AND REPORTS

SUBPART A: DEFINITIONS

Definitions

SUBPART B: LOBBYIST REGISTRATION

Persons Required to Register

Designation of Authorized Agent

Persons Not Required to Register

Registration Requirements

Failure to Register

SUBPART C: REPORTING REQUIREMENTS

Persons Required to File Reports

Time, Place and Manner for Filing Reports

Categorizing Expenditures

Allocating Expenditures

Hosting Large Gatherings

Reporting Expenditures by Participants in Grass Roots Lobbying Events

Expenditures for Immediate Family Members of Officials

Travel and Lodging Accommodations for Officials

Members of Legislative or State Study Committees

Personal and Office Expenses

Registrant's Duties for Grass Roots Lobbying Events

Salaries, Fees and Compensation

Contributions Reported Under the Election Code

Returned Gifts and Honoraria

Reports in the Absence of Reportable Expenditures

Amending Reports

Termination of Lobbying Activities

Failure to File

Preservation of Records

SUBPART D: PUBLIC DISCLOSURE

Requests for Reports

Location and Business Hours

Official Forms

List of Officials

Fees

SECTION

560.400

560.402

560.405

560.410

560.420

SECTION

560.200

560.205

560.210

560.220

560.230

SECTION

560.300

560.305

560.310

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560.375

560.380

560.385

560.390

560.395

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APPENDIX A LOBBYIST REGISTRATION STATEMENTS

- ILLUSTRATION A Form R1: Lobbyist Registration Statement - For Individual/Firm/Partnership/Committee/Association/Corporation or any Other Organization Employing a Lobbyist on Their Own Behalf
- ILLUSTRATION B Form R2: Lobbyist Registration Statement - For Individual/Firm/Partnership/Committee/Association/Corporation or any Other Organization Who Performs Lobbying Services on Behalf of Another Attachment R1/R2: Lobbyist Registration Attachment - For Individual Lobbyist
- ILLUSTRATION D Form R3: Lobbyist Registration Attachment - For Addition or Deletion of Affiliated Lobbyists
- ILLUSTRATION E Form R4: Lobbyist Registration Attachment - For Addition or Deletion of Affiliated Clients

APPENDIX B LOBBYIST EXPENDITURE REPORTS

- ILLUSTRATION A Form S1: Lobbyist Expenditure Report - Summary of Reportable Expenditures
- ILLUSTRATION B Schedule 1A/2A: Lobbyist Expenditure Report - Itemized Expenditures for Travel and Lodging or Meals, Beverages and Entertainment
- ILLUSTRATION C Schedule 1B/2B: Lobbyist Expenditure Report - Non-Itemized Expenditures for Travel and Lodging or Meals, Beverages and Entertainment
- ILLUSTRATION D Schedule 2C/3C: Lobbyist Expenditure Report - Expenditures for Large Gatherings or Giveaways
- ILLUSTRATION E Schedule 3A/4A: Lobbyist Expenditure Report - Itemized Expenditures for Gifts or Honoraria
- ILLUSTRATION F Schedule 3B/4B: Lobbyist Expenditure Report - Non-Itemized Expenditures for Gifts and Honoraria
- ILLUSTRATION G Schedule GR1: Lobbyist Expenditure Notification - Expenditures Notification in Connection with a Grass Roots Lobbying Event

AUTHORITY: Implementing and authorized by the Lobbyist Registration Act [(25 ILCS 170)], see P.A. 88-187).

SOURCE: Adopted at 17 Ill. Reg. _____, effective January 1, 1994.

NOTE: Italics denote statutory language.

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SUBPART A: DEFINITIONS

Section 560.100 Definitions

The following definitions shall apply to this Part:

"Act" means the Lobbyist Registration Act [(25 ILCS 170)], see Public Act 88-187.

"Administrative action" means the execution or rejection of any rule, regulation, legislative rule, standard, fee, rate, contractual arrangement, purchasing agreement or other delegated legislative or quasi-legislative action to be taken or withheld by any executive agency, department, board or commission of the State (Section 2 of the Act). It shall not include any correspondence or direct lobbying communication to an official providing a response to an official's request.

"Allocation" means the proration of the expenditure made or incurred for lobbying an official when the expenditure is made or incurred for more than one official, but fewer than twenty-five (25) officials.

"Authorized Agent" means the person employed by and designated by the registered entity to be responsible to the Secretary of State for the accurate submission of lobbyist registration statements and expenditure reports required under this Part.

"Beneficiary" means an official as defined in this Section for whose benefit expenditures are made or incurred for the ultimate purpose of influencing executive, legislative or administrative action. For allocation purposes, all persons in the presence of the official who are receiving the direct benefit of the expenditure are considered to be beneficiaries.

"Client" means an individual, firm, partnership, committee, association, corporation or any other organization on whose behalf a lobbyist influences officials with respect to executive, administrative and legislative action.

"Compensation" means any money, thing of value or financial benefits received or to be received in return for services rendered or to be rendered, for lobbying, as defined herein. Monies paid to officials by the State as remuneration for performance or reimbursement of expenses in connection with their constitutional and statutory duties as shall not constitute compensation. (Section 2 of the Act)

"Complete Report" means a statement, report or document to be filed with the Secretary of State Index Department in apparent and substantial conformity with the requirements of this Part that shall contain the signature of the person making the filing, the completion of all applicable sections of the statement or report, and the attachment of all appropriate schedules. Inadvertent error or omission of a minimal nature in the completion of a report, statement or document shall not be deemed as a willful failure

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to file or a willful filing of false or incomplete information.

"Direct Lobbying Communication" means any activity concerning the direct contact of officials in person or other means through correspondence, by phone or other electronic medium for the purpose of influencing executive, legislative or administrative action. Any correspondence or contact of a routine nature with an official's office, administrative or legislative agency or a legislator's capitol or district office is not considered direct lobbying communication when the person is exercising the right of a citizen to lawfully petition a member of the General Assembly or any other public official unless the communication is made by a hired lobbyist or in conjunction with a reportable expenditure.

"Due Diligence" means when a person or Authorized Agent for any person shows that best efforts have been used to obtain, maintain and submit the information required by the Act. With regard to filing complete reports, the Authorized Agent will not be deemed to have exercised due diligence unless he or she has access to the expense records of the entity and has made at least one effort by a written request to obtain such information from the lobbyist. Such effort shall consist of a clear request for the information which informs the lobbyist that the reporting of such information to the Authorized Agent is required by law or regulation.

"Employer" means the individual, firm, partnership, committee, association, corporation or any other organization or group of persons by whom a lobbyist is employed, and not the name of the lobbyist's supervisor.

"Executive action" means the proposal, drafting, development, consideration, amendment, adoption, approval, promulgation, issuance, modification, rejection or postponement by a State entity of a rule, regulation, order, decision, determination, contractual arrangement, purchasing agreement or other quasi-legislative or quasi-judicial action or proceeding (Section 2 of the Act). It shall not include any correspondence or direct lobbying communication to an official providing a response to an official's request.

"Expenditure" means a payment, distribution, loan, advance, deposit or gift of money or anything of value, and includes a contract, promise or agreement, whether or not legally enforceable, to make an expenditure, for the ultimate purpose of influencing executive, legislative or administrative action, other than compensation as defined herein (Section 2 of the Act). For reporting purposes, anything of value means a tangible item or service with a discernable retail or market value which is verifiable.

"File", "Filed" and "Filing" means with respect to reports, statements and documents required to be filed with the Secretary of State Index Department, 111 East Monroe Street, Springfield, Illinois, by the close of business of the prescribed filing date.

"Goodwill" means, for reporting purposes, any expenditure made on behalf of officials

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which has no direct relation to a specific executive, legislative or administrative action regardless of whether the registrant making the expenditure is reimbursed. Goodwill should be reported as the subject matter only in those instances where no specific action is discussed.

"Grass Roots Lobbying Communication" means any attempt to influence any executive, legislative or administrative action through an attempt to affect the opinions of the general public or any segment thereof. Required elements include a communication which refers to a specific executive, legislative or administrative action; or reflects a view on such action; and/or encourages the recipient of the communication to take action with respect to such executive, legislative or administrative action. For the purposes of this definition, encouraging a recipient to take action with respect to an executive, legislative or administrative action means that the communication:

States that the recipient should contact an official, but only if the principal purpose of urging contact with the official is to influence an executive, legislative or administrative action; or

States the address, telephone number or similar information of an official; or

Provides a petition, request for action or tear-off postcard or similar material for the recipient to communicate with an official, but only if the principal purpose of so facilitating contact with the official is to influence an executive, legislative or administrative action; or

Specifically identifies one or more officials who will decide on the executive, legislative or administrative action as: opposing the communication's view with respect to the executive, legislative or administrative action; being undecided with respect to such action; being the recipient's representative in the legislature; or being a member of the legislative committee, subcommittee, or any official participating in the decision making process that will consider the action. Encouraging the recipient to take action under this paragraph does not include naming the main sponsor(s) of the legislation or the constitutional officer or employee for the purposes of identifying the action.

However, any reportable expenditure made for or on behalf of an official by a member of the general public as a result of a Grass Roots Lobbying Communication shall constitute lobbying activity requiring that individual to register as a lobbyist unless that person reports that expenditure to the registered entity pursuant to Section 560.325.

"Grass Roots Lobbying Event" means any organized activity sponsored by a registered entity intended to influence the actions of officials through the use of inviting or transporting participants, e.g., shareholders, affiliated members, employees, agents, constituents or members of the general public to a specific site on the grounds of or in the proximity of public offices or other meeting places where officials are expected to be accessible for grass roots lobbying activities.

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"Influencing" means any communication, action, or reportable expenditure as prescribed in Subpart C of this Part or other means used to promote, support, affect, modify, oppose or delay any executive, legislative or administrative action or to promote goodwill with officials, as defined herein.

"Legislative action" means the development, drafting, introduction, consideration, modification, adoption, rejection, review, enactment or passage or defeat of any bill, amendment, resolution, report, nomination, administrative rule, or other matter by either house of the General Assembly or a committee thereof, or by a legislator. Legislative action also means the action of the Governor in approving or vetoing any bill or portion thereof, and the action of the Governor or any agency in the development of a proposal for introduction in the legislature (Section 2 of the Act). It shall not include any correspondence or direct lobbying communication to an official providing a response to an official's request.

"Lobbying" means any communication with an official of the executive or legislative branch of State government as defined herein for the ultimate purpose of influencing executive, legislative or administrative action (Section 2 of the Act). Lobbying shall not be construed to infringe in any way the right of a citizen to lawfully petition a member of the General Assembly or any other public official. The following are hereby excluded from the definition of "lobbying":

Any grass roots lobbying communication as defined herein by any individual, firm, partnership, committee, association, corporation or any other organization or group of persons which undertakes to communicate with their shareholders, affiliated members, employees, agents or constituents to promote or encourage their contact with state officials regarding executive, legislative or administrative action; however, any expenditure made by the shareholder, affiliated member, employee, agent or constituent for or on behalf of an official as a result of the communication may constitute lobbying activity requiring an individual to register as a lobbyist.

Any communication by any candidate or political committee, as defined in Article 9 of the Election Code [10 ILCS 5/9] in relation to the candidate's campaign, or other communications by a political party committee registered with the Illinois State Board of Elections or Federal Election Commission;

Any communication by a political committee registered with the Illinois State Board of Elections or Federal Election Commission in connection with a question of public policy referendum to be presented to the electors; and

Any professional or technical assistance or ministerial function (a function in which nothing is left to discretion) as a normal course of business.

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"Lobbyist" means any person who is a registrant or is employed by a registered entity who undertakes direct lobbying communication with an official of the executive or legislative branch of State government as defined herein for the ultimate purpose of influencing executive, legislative or administrative action.

"Official" means:

the Governor, Lieutenant Governor, Secretary of State, Attorney General, State Treasurer and State Comptroller;

Chiefs of Staff for officials;

Cabinet members of any elected constitutional officer, including Directors, Assistant Directors and Chief Legal Counsel or General Counsel; and other position titles of comparable ranking considered part of the cabinet in which the person has been designated by and who serves at the pleasure of the constitutional officer compiled by the Secretary of State Index Department that are deemed by their employing Constitutional Officer to be an official under this Part; and

Members of the General Assembly

Official shall not be construed to mean or include those individuals possessing power of attorney on behalf of an official.

"Professional Services and Technical Skills" shall be limited to advice and analysis directly applying any professional or technical discipline. For example, drafting of a legal document accompanying a bid or proposal does not subject a person to register pursuant to this Part. Similarly, technical advice on the performance or operational capability of a piece of equipment rendered directly in the negotiation of a contract does not subject a person to register pursuant to this Part. Being a professional or technical person does not in itself exempt a person from registering if that person communicates with an official with the intent to influence executive, legislative or administrative action or makes a reportable expenditure (see Section 560.210(f)). Thus, for example, communications with the intent to influence made by a lawyer who is not providing legal advice or analysis directly and solely related to the legal aspects of his or her client's proposal, but generally advocating one proposal over another is communicating in a manner which is not exempt, requiring a person to register under this Part because the lawyer is not solely providing professional legal services. Similarly, providing an engineering or technical analysis concerning a legislative proposal or in the preparation, submission or negotiation of a bid or offer is an exclusion from the definition of "Lobbying," under this Section since the individual is providing technical services.

"Recipient of Expenditure" means a person or business which receives payment for goods or services rendered as part of a lobbying activity, i.e., merchant.

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"Registered Entity" or "Lobbying Entity" means the firm, partnership, committee, association, corporation or any other organization or group of persons who has filed or will be filing lobbyist registration statements with the Secretary of State Index Department as prescribed in Section 560.200(b) regardless of whether the entity lobbies on their own behalf or on the behalf of another. An individual who is not officially organized as a corporation or firm is considered such for purposes of this definition.

"Vendor" means any person who sells or leases commodities, equipment, or real estate to the State of Illinois.

(SOURCE: Adopted at 17 Ill. Reg. _____, effective January 1, 1994.)

SUBPART B: LOBBYIST REGISTRATION

Section 560.200 Persons Required to Register

The following individuals shall register with the Secretary of State, Index Department:

- a) *Any person who, for compensation or otherwise, either individually or as an employee or contractual employee of another person, undertakes to influence executive, legislative or administrative action by any direct lobbying communication with an official of the executive or legislative branch of state government.*
- b) *Any person who employs another person, e.g., registered entity, for the purposes of influencing executive, legislative or administrative action by any direct lobbying communication with an official of the executive or legislative branch of state government. For example, XYZ Corporation would be required to register upon retaining a lobbying firm or, alternatively, upon hiring an individual to lobby as an employee of XYZ Corporation.*
 - 1) *Any person who, for compensation or otherwise, either individually or as an employee or contractual employee of another person, undertakes to influence executive, legislative or administrative action by any direct lobbying communication with an official of the executive or legislative branch of State government. (Section 3 of the Act)*
 - 2) *Any person who employs another person, e.g., registered entity, for the purposes of influencing executive, legislative or administrative action by any direct lobbying communication with an official of the executive or legislative branch of state government. For example, XYZ Corporation would be required to register upon retaining a lobbying firm or, alternatively, upon hiring an individual to lobby as an employee of XYZ Corporation. (Section 3 of the Act)*

(SOURCE: Adopted at 17 Ill. Reg. _____, effective January 1, 1994.)

Section 560.205 Designation of Authorized Agent

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Every registered entity shall designate on the appropriate Registration Statement an Authorized Agent responsible for keeping the records and filing the statement and reports required by this Part.

(SOURCE: Adopted at 17 Ill. Reg. _____, effective January 1, 1994.)

Section 560.210 Persons Not Required to Register

This Part is not intended and shall not be construed to apply to the following:

- a) *Persons who, for the purpose of influencing executive, legislative or administrative action and who do not make expenditures that are reportable pursuant to Subpart C of this Part, appear without compensation or promise thereof only as witnesses before committees of the House and Senate for the purpose of explaining or arguing for or against the passage of or action upon any legislation then pending before such committees, or who seek without compensation or promise thereof the approval or veto of any legislation by the Governor.*
- b) *Persons who own, publish, or are employed by a newspaper or other regularly published periodical, or who own or are employed by a radio station, television station, or other bona fide news medium which in the ordinary course of business disseminates news, editorial or other comment, or paid advertisements which directly urge the passage or defeat of legislation.*
 - 1) *This exemption shall not be applicable to such an individual insofar as he receives additional compensation or expenses from some source other than the bona fide news medium for the purpose of influencing executive, legislative or administrative action.*
 - 2) *This exemption does not apply to newspapers and periodicals owned by or published by trade associations and profit corporations engaged primarily in endeavors other than dissemination of news.*
- c) *Persons performing professional services in drafting bills or in advising and rendering opinions to clients as to the construction and effect of proposed or pending legislation where such professional services are not otherwise, directly or indirectly, connected with executive, legislative or administrative action.*
- d) *Persons who are employees of departments, divisions, or agencies of State government, and who appear before committees of the House and Senate for the purpose of explaining how the passage of or action upon any legislation then pending before such committees will affect said departments, divisions or agencies of State government (Section 4 of the Act). No communication by a department, division, agency or employees thereof acting within the scope of their employment regarding any executive, legislative or administrative action shall be construed as lobbying activities requiring a department, division or agency of State government or its employees acting within the scope of their employment to register under this Part.*
- e) *Employees of the General Assembly, legislators, legislative agencies and legislative commissions.*
- f) *Persons who possess technical skills and knowledge relevant to certain areas of executive,*

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legislative, or administrative actions, whose skills and knowledge would be helpful to officials regardless of whether such assistance was requested when considering such actions whose activities are limited to making occasional appearances for or communicating on behalf of a registrant and who do not make expenditures that are reportable pursuant to Subpart C of this Part even though receiving expense reimbursement for such occasional appearances.

g) *Any full-time employee of a bona fide church or religious organization who represents that organization solely for the purpose of protecting the right of the members thereof to practice the religious doctrines of such church or religious organization.*

h) *Persons who receive no compensation from their immediate employer or association other than reimbursement for expenses of up to \$500 per year while engaged in lobbying State government, unless those persons make expenditures that are reportable under Subpart C of this Part.*

i) *Any attorney in the course of representing a legal client in any administrative or judicial proceeding, or any witness providing testimony in any administrative or judicial proceeding, in which ex parte communications are not allowed and who does not make expenditures that are reportable pursuant to Subpart C of this Part. The act of representing a legal client in any administrative or judicial proceeding begins with the retaining of legal counsel for that purpose.*

j) *Persons who, in the scope of their employment as a vendor, regardless of any ownership interest in same, offer or solicit an official for the purchase or lease of any goods or services where:*

- 1) *said solicitation is limited to either an oral inquiry or written advertisements and informative literature; or*
- 2) *said goods and services are subject to pre-qualification or competitive bidding requirements of the Illinois Purchasing Act, Architectural, Engineering, and Land Surveying Qualifications Based Selection Act, State Paper Purchasing Act, State Printing Contracts Act, Governmental Joint Purchasing Act, and Minority and Female Business Enterprise Act.*
- 3) *said goods and services are for sale at a cost not to exceed \$5,000; and*
- 4) *such persons do not make expenditures that are reportable under Subpart C of this Part. (Section 4 of the Act)*

k) *Elected or appointed officers or employees thereof of national, state, county or local political subdivisions, including municipalities and units of local government, who, independently within the scope of their public or party office, lobby State government. However, any officer or employee thereof who participates in a Grass Roots Lobbying Event must report expenditures reimbursed by anyone other than the unit of government he or she represents pursuant to this Part through a registered entity pursuant to Section 560.325.*

l) *Any person not previously required to register pursuant to Section 560.210 who engages in a direct lobbying communication on behalf of a registrant, and who does not make reportable expenditures in an aggregate amount in excess of \$100 within a calendar year, shall report to the registered entity, using a Lobbyist Expenditure Notification*

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Form GR1, as if the expenditure was made in conjunction with a Grass Roots Lobbying Event. If the annual aggregate amount of reportable expenditures is in excess of \$100, the person not previously required to register pursuant to Section 560.210 shall register within thirty (30) business days from the date of making the expenditure.

m) *Persons who make incidental contacts with officials at town meetings, workshops, educational programs, banquets, events for distribution of awards, or other social functions where executive, legislative or administrative action is discussed openly to the entire group, and who do not make a reportable expenditure pursuant to Subpart C, other than by the sponsoring group providing a meal, gift or honorarium not in excess of \$100. However, a registered entity must report expenses in connection with hosting large gatherings (see Section 560.320) or any gift or honorarium including the price of a meal or travel in connection with an official attending such an event.*

n) *Salaries of employees of a registered entity or an affiliated group or any other participant in a Grass Roots Lobbying Event whose lobbying activity is limited to participation at a Grass Roots Lobbying Event, and who report to the registered entity any reportable expenditure made in connection with the event, are excluded from registering. However, persons performing contractual Grass Roots Lobbying Communication services involved in organizing a Grass Roots Lobbying Event shall register as a lobbyist pursuant to Section 560.220(b)(2)(A).*

o) *Persons who provide professional services, technical skills or ministerial functions in conjunction with executive, legislative or administrative action, including advice or analysis offered as a part of providing comments sought to a proposed executive, legislative or administrative action. For example, drafting an opinion on a proposed or adopted executive, legislative or administrative action as to the construction or effect of that proposed action or rendering technical advice on the performance or operational capability of a piece of equipment during contract negotiations shall not subject a person to register pursuant to this Part. Similarly, ordinary ministerial functions which, by their very nature, require routine written correspondence or contact with officials shall not subject a person to register pursuant to this Part. However, any direct lobbying communication by a hired lobbyist whether or not in conjunction with a reportable expenditure is considered an effort to influence requiring that person and that person's employing entity to register pursuant to this Part.*

(SOURCE: Adopted at 17 Ill. Reg. _____, effective January 1, 1994.)

Section 560.220 Registration Requirements

a) *Every person required to register under Section 560.200 shall register each and every year, or before any such service is performed which requires the person to register. No person shall engage in lobbying or employ any person for the purpose of lobbying who is not registered with the Office of the Secretary of State except on condition that the person register and the person does in fact register within ten (10) working days of an agreement to conduct any lobbying activity (Section 5 and Section 3(b) of the Act). Every registered entity shall designate a person as an Authorized Agent responsible for*

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reporting under this Part. A registrant may assume the position of Authorized Agent for reporting purposes under this Part. However, a registrant may hire a person as Authorized Agent who need not be a registered lobbyist to prepare reports for the registered entity.

- b) A person engaged in lobbying shall file a Lobbyist Registration Statement and appropriate attachment(s). Registrants shall use official forms for the submission of registration statements (see Section 560.405).

1) Lobbying on own behalf
A) A lobbying entity employing a lobbyist on its own behalf shall file a Lobbyist Registration Statement Form R1 along with appropriate Lobbyist Registration Attachment R1/R2.

B) A Lobbyist Registration Attachment R1/R2 must be filed with the Lobbyist Registration Statement for each individual who is self-employed or employed with a lobbying entity on a full-time or part-time basis in a position performing services on behalf of the employer/self.

- 2) Lobbying on behalf of others

A) A lobbying entity who performs lobbying or grass roots lobbying communication services on behalf of another shall file Lobbyist Registration Statement Form R2 along with the appropriate Lobbyist Registration Attachment R1/R2.

- 3) Persons solely engaged in grass roots lobbying as an employee of a registered entity or an affiliated group participating in a Grass Roots Lobbying Event who make a reportable expenditure in connection with the event and whose lobbying activity is limited to participation at a Grass Roots Lobbying Event is excluded from registering, but must report all reportable expenditures to the registered entity pursuant to Section 560.325.

- c) Upon the beginning of each calendar year, persons required to register under 560.200 shall register by January 31 for that year if their employment, contractual or otherwise, is in effect from the previous year. By December 15 of each year, the Secretary of State Index Department will send to all current registrants reminder notices of the January 31 deadline. Any person or entity who has not registered by January 31 is deemed not to be engaged in lobbying activities for that calendar year and will not be sent further notices from the Secretary of State Index Department.

- d) The following information shall be filed in the Office of the Secretary of State Index Department. Registration information shall be submitted in the format prescribed in Appendix A, and shall contain the following information:

- 1) *The name and address of the registrant.*
- 2) *The name and address of the person or persons employing or retaining the registrant to perform such services or on whose behalf the registrant appears.*
- 3) *A brief description of the executive, legislative, or administrative action in reference to which such service is to be rendered.*
- 4) *A picture of the registrant (Section 5 of the Act).*

- e) For the purpose of reporting under this Part, a lobbyist is deemed to be employed full-time or part-time according to the classification given by the person who employs. Full-

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time status does not require the person to be employed only by the registered entity, but that the salary, fee or compensation paid to that person is solely attributed to the person's lobbying activity performed for that entity.

- f) Registration statements shall be filed with the Secretary of State Index Department, 111 East Monroe Street, Springfield, Illinois 62756. Statements may be filed in person between the hours of 8:00 a.m. and 4:30 p.m., Monday through Friday, excluding official state holidays, or may be sent by mail. If the filing deadline falls on a weekend or official state holiday, the deadline will be extended to that next business day.

g) All persons engaged in lobbying activity shall submit a registration fee along with their registration statement. All registration statements must be accompanied by at least a single, annual and non-refundable \$50 registration fee in the form of a check or money order made payable to the Secretary of State. The following persons must register:

- 1) Individuals solely employed by a firm, partnership, committee, association, corporation or any other organization or group of persons who are engaged in lobbying on their own behalf, on a part-time or full-time basis, shall pay a \$50 registration fee to be included with the employer's registration statement.
- 2) Individuals engaged in lobbying on behalf of another pursuant to a contractual agreement shall pay a \$50 registration fee to be included with their individual registration statement or the registration statement of the employing entity engaged in lobbying activity on behalf of another.
- 3) Any lobbying entity who employs a lobbyist, whether contractually or otherwise, shall submit a registration statement and a separate \$50 registration fee. This \$50 registration fee is in addition to any fees submitted by any lobbyist(s) registering on the employer's behalf.

- h) The Secretary of State Index Department will send an acknowledgment to each registrant indicating the date of receipt for all statements delivered by mail or in person. Acknowledgment of a complete registration filing will be sent only if the statement is accompanied by the proper registration fee or late filing fee.

(SOURCE: Adopted at 17 Ill. Reg. _____, effective January 1, 1994.)

Section 560.230 Failure to Register

Failure to file a registration statement within the time designated may constitute a violation of this Part. Inadvertent error or omission in the filing of a registration statement shall not be deemed as a willful failure to file or a willful filing of false or incomplete information if due diligence can be shown. The Secretary of State Index Department shall notify by certified mail the person or the Authorized Agent for any person upon whom a written inquiry, pursuant to Section 560.400(c), has been made regarding a person who is not registered. The person or Authorized Agent for a registrant as the case may be shall respond within thirty (30) days by registering or providing a statement indicating that such person is not required to register under these rules.

(SOURCE: Adopted at 17 Ill. Reg. _____, effective January 1, 1994.)

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SUBPART C: REPORTING REQUIREMENTS

Section 560.300 Persons Required to File Reports

- a) *Except as otherwise provided in this Section, every person required to register as prescribed in Section 560.200 shall report under oath to the Secretary of State all expenditures for lobbying made or incurred by the lobbyist on his behalf or the behalf of his employer (Section 6 of the Act). Expenditures shall be reported in the format prescribed in Appendix B.*
- b) *In the case where an individual is solely employed by another person to perform job related functions, any part of which includes lobbying, the employer shall be responsible for reporting all lobbying expenditures incurred on the employer's behalf as shall be identified by the lobbyist to the employer preceding such report (Section 6 of the Act). Persons who are required by Subpart B to register must register before making reportable expenditures for or on behalf of officials or within thirty (30) days of making a reportable expenditure. For expenditures in excess of \$100, the registrant's report shall identify the individual who incurred the expenditure on the employer's behalf (see Section 560.305 (a)). This report shall be filed in the format prescribed by Appendix B. Contractual lobbyists shall report all non-reimbursed expenditures. Employers shall report all expenditures reimbursed to the contractual lobbyist as if the expenditure were made directly to the recipient of the expenditure (see 560.100 "Recipient of Expenditure"). The employer need not report any salaries, fees, or other compensation to the contractual lobbyist (see Section 560.360).*
- d) *Any additional lobbying expenses incurred by the employer, which are separate and apart from those incurred by the contractual employee, shall be reported by the employer. (Section 6 of the Act)*
- e) *The registered entity initiating or sponsoring a Grass Roots Lobbying Event shall report all such reportable expenditures for or on behalf of an official made by participants in the grass roots lobbying event under Subpart C of this Part, whether reimbursed or not, as a part of its lobbying expenses reportable for that period (see Section 560.325 and 560.355). The reporting of such expenditures will be accomplished by filing with the Secretary of State Index Department the Grass Roots Lobbyist Form GRI returned by the participants to the registered entity. The filing of all participants' grass roots lobbying forms will be included with the filing of the lobbyist expenditure report for the next reporting period.*

(SOURCE: Adopted at 17 Ill. Reg. _____, effective January 1, 1994.)

Section 560.305 Time, Place and Manner for Filing Reports

- a) *A semi-annual report under this Section shall be filed by July 31, for expenditures from the previous January 1 through the later of June 30 or the final day of the regular General Assembly session, and an annual report by January 31, for expenditures from the*

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entire previous calendar year January 1 - December 31 (Section 6 of the Act). Registrants shall use official forms for the submission of expenditure reports (see Section 510.405).

Reports may be filed in person or by mail between the hours of 8 a.m. and 4:30 p.m., Monday through Friday, at Secretary of State Index Department, 111 East Monroe Street, Springfield, Illinois 62756.

The Secretary of State Index Department will send to registrants an acknowledgment of filing indicating the date of receipt for all reports delivered by mail or in person.

Within ten (10) business days after a reporting deadline, the Secretary of State Index Department shall send to registrants notification of failure to file a report.

Any change in address must be submitted in writing to the Secretary of State Index Department within ten (10) business days of the change.

If adjournment of the regular General Assembly session is later than June 30, the filing period for the semi-annual report may be extended accordingly by notice from the Secretary of State Index Department to all Authorized Agents of registered entities.

(SOURCE: Adopted at 17 Ill. Reg. _____, effective January 1, 1994.)

Section 560.310 Categorizing Expenditures

- a) *The report shall itemize each individual expenditure or transaction over \$100 and shall include the name of the official on whose behalf the expenditure was made, the name of the client on whose behalf the expenditure was made, the total amount of the expenditure, the date on which the expenditure occurred and the subject matter of the lobbying activity, if any (Section 6 of the Act). If there is no subject matter pertaining to lobbying activities in connection with an expenditure for or on behalf of an official the term "good will" should be reported as the subject matter (see Appendix B). Allocation is permitted for determining the itemization threshold (see Section 560.315).*
- b) *Expenditures attributable to lobbying officials shall be listed and reported according to the following categories (see also Appendix B):*
- 1) *travel and lodging on behalf of others;*
 - 2) *meals, beverages and other entertainment;*
 - 3) *gifts;*
 - 4) *honoraria.*
- c) *Individual expenditures required to be reported as described herein which are equal to or less than \$100 in value need not be itemized but are required to be categorized and reported by officials (listed by the registrant on Schedule B) in an aggregate total in the manner prescribed by Appendix B (Section 6 of the Act). Allocation is permitted for determining the itemization threshold (see Section 560.315).*

(SOURCE: Adopted at 17 Ill. Reg. _____, effective January 1, 1994.)

Section 560.315 Allocating Expenditures

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- a) For reporting purposes, the registrant may allocate the expenditure or transaction, including gratuity, by prorating the amount among the number of beneficiaries, regardless of whether they qualify as an official under this Part. Example: If an expenditure or transaction is made for a group of fewer than twenty-five (25) persons, where non-officials are also beneficiaries, the total cost is divided by the total number of both officials and non-officials, e.g., a lobbyist buys dinner for a group of five persons, two of whom are officials and three of whom are non-officials who are not immediate family members of an official. For reporting purposes, the total cost of the expenditure or transaction is divided by five to compute whether the expenditure is required to be itemized, i.e., exceeds \$100 per beneficiary, or reported as a non-itemized expenditure. Alternatively, the registrant may report the exact amount expended for or on behalf of any individual official, adding the gratuity, by prorating the total gratuity among the number of beneficiaries, both officials and non-officials.
- c) To be included in the allocation calculation, the lobbyist(s) must be present and participating at the event where the expenditure occurred. When two or more lobbyists divide the bill for an expenditure or transaction as in the example above, each must report their shared portion of the amount expended as required in this Part, however, when the division of multiple payors brings the allocated amount below the itemization threshold, the expenditure must be reported in Schedule A as itemized regardless of whether the amount divided is in excess of \$100.

(SOURCE: Adopted at 17 Ill. Reg. _____, effective January 1, 1994.)

Section 560.320

Hosting Large Gatherings

- a) *Expenditures incurred for hosting receptions, benefits and other large gatherings held for purposes of goodwill or otherwise to influence executive, legislative or administrative action to which there are twenty-five (25) or more State officials invited shall be reported as prescribed in Appendix B, listing the total amount of the expenditure, the date of the event, and the estimated number of officials in attendance.* (Section 6 of the Act)
- b) A general description of the event and the number of invitations delivered may constitute sufficient evidence that the expenditure need not be itemized, and that the event has been properly categorized under this Section. Example: the fact that all of the members of the General Assembly are invited to an event may constitute sufficient evidence that the event is properly reported under this category.
- c) Expenditures incurred for generic gifts or product samples for goodwill or otherwise to influence executive, legislative or administrative action to which there are 25 or more officials receiving substantially identical items shall be reported listing only the total amount of the expenditure, description of the gift or product sample, the date of purchase or distribution and the estimated number of officials receiving the item. The reportable cost for product samples should be the market price of the product, or if it is not presently being sold, its estimated value.

(SOURCE: Adopted at 17 Ill. Reg. _____, effective January 1, 1994.)

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Section 560.325 Reporting Expenditures by Participants in Grass Roots Lobbying Events

Any participant in a Grass Roots Lobbying Event who makes a reportable expenditure shall return to the sponsoring entity a Grass Roots Lobbying Form GR1, disclosing any expenditure made for or on behalf of an official, no later than thirty (30) days from the date of the event. The form shall include the name, residence address, and phone number of the participant making the expenditure; the name of the recipient of the expenditure; the total amount of the expenditure separating the amount of gratuity, if possible; the total number of persons, including officials, benefiting from the expenditure, naming each official with title benefiting from the expenditure; and the subject matter, if any, of the direct lobbying communications. An individual who fails to return to the sponsoring entity a Grass Roots Lobbyist Form GR1 disclosing any expenditure made for or on behalf of an official will be subject to registration provisions of Section 560.200.

(SOURCE: Adopted at 17 Ill. Reg. _____, effective January 1, 1994.)

Section 560.330 Expenditures for Immediate Family Members of Officials

- a) *Each individual expenditure required to be reported shall include all expenses made for or on behalf of State officials and members of the immediate family of those persons if the expenditure was made with the intent to influence the official (Section 6 of the Act).* The expenditure shall be reportable as if the expenditure was made to the official.

- b) "Immediate family member" shall be defined as a spouse or dependent child of the official.

- c) When a registrant is invited to, attends, or acknowledges a gathering that is neither political nor of a business nature where it is customary to give a gift or memorial, e.g., a wedding, funeral, anniversary, graduation, birthday, or holiday celebration, and the gift or memorial is not in excess of \$100, the gift or memorial regardless of whether it is for or on behalf of the official or his or her immediate family member need not be reported under this Part.

- d) Expenditures by a lobbyist for or on behalf of an official who is a member of the lobbyist's immediate family need not be reported under this Part.

(SOURCE: Adopted at 17 Ill. Reg. _____, effective January 1, 1994.)

Section 560.340 Travel and Lodging Accommodations for Officials

- a) Under the category of travel and lodging, reports shall include, but are not limited to, all travel and lodging accommodations provided free of charge to or on behalf of an official during sessions of the General Assembly when the official would otherwise have to incur the expense on his or her own behalf. However, de minimis travel incurred within the legislator's district, or any trip elsewhere under 20 miles, need not be reported.

- b) Examples of Reportable Expenditures:

- 1) a lobbyist gives a ride to an official from Chicago to Springfield;

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- 2) a lobbyist furnishes an official with lodging accommodations at the lobbyist's home, or other lodging accommodations regardless if located in Illinois.
- c) For any travel or lodging in which the official shares accommodations or accompanies the registrant and no direct expenditure is made for either lodging or a carrier, the expenditure must be reported at market value; e.g., the price of comparable airfare, mileage reimbursement or lodging rate allowed by the State of Illinois Travel Regulation Board for members of the General Assembly.

(SOURCE: Adopted at 17 Ill. Reg. _____, effective January 1, 1994.)

Section 560.345 Members of Legislative or State Study Committees

Reasonable and bona fide expenditures made by the registrant who is a member of a legislative or State study commission or committee while attending and participating in meetings and hearings of such commission or committee need not be reported (Section 6 of the Act). Any expenditures for meals, beverages, entertainment, gifts or honoraria made by a registrant for or on behalf of an official not pertinent to the meeting or hearing shall be reported.

(SOURCE: Adopted at 17 Ill. Reg. _____, effective January 1, 1994.)

Section 560.350 Personal and Office Expenses

- a) *Reasonable and bona fide expenditures made by the registrant for personal sustenance, lodging and travel not on the behalf of an official, office expenses and clerical or support staff need not be reported* (Section 6 of the Act) regardless of whether the goods or services are purchased or leased from an entity in which an official has an ownership interest.
- b) Expenses relating to the development, production or distribution of any invitation, announcement, newsletter or grass roots lobbying communication, regardless of whether the communication is sent to shareholders, affiliated members, employees, agents, constituents or officials, need not be reported.
- c) Expenses in relation to any communication by any candidate or political committee in relation to the candidate's campaign, or other communications by a political party committee registered with the Illinois State Board of Elections or Federal Election Commission need not be reported.
- d) Any communication by a political committee registered with the Illinois State Board of Elections or Federal Election Commission in connection with a question of public policy referendum to be presented to the electors need not be reported.

(SOURCE: Adopted at 17 Ill. Reg. _____, effective January 1, 1994.)

Section 560.355 Registrant's Duties for Grass Roots Lobbying Events

Registrants initiating or sponsoring a Grass Roots Lobbying Event shall be required to inform the

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participants in writing that any reportable expenditures incurred under Subpart C must be disclosed to the registered entity. The Authorized Agent shall make available to any participant, and distribute to those participants deemed to have made a reportable expenditure, a Grass Roots Lobbying Form GRI for relaying such expenditures to the sponsoring entity. The registered entity sponsor shall report all such expenditures, whether reimbursed or not, by filing with the Secretary of State Index Department any lobbyist expenditure notification, Form GRI, returned by participants disclosing what the participant spent on behalf of officials in connection with a Grass Roots Lobbying Event, pursuant to Section 560.325. Any Grass Roots Lobbying Form shall be filed as an addendum to the registered entity's lobbyist expenditure report.

(SOURCE: Adopted at 17 Ill. Reg. _____, effective January 1, 1994.)

Section 560.360 Salaries, Fees and Compensation

Salaries, fees, and other compensation paid to the registrant for the purpose of lobbying, and not directly related to a reimbursable expenditure, need not be reported by the employer regardless of whether that individual is an employee of, or has an ownership interest in, the firm, partnership, committee, association, corporation or any other organization or group of persons. Reimbursable expenditures are reportable by the firm, partnership, committee, association, corporation or any other organization or group of persons.

(SOURCE: Adopted at 17 Ill. Reg. _____, effective January 1, 1994.)

Section 560.365 Contributions Reported Under the Election Code

- a) Any contribution made by a person pursuant to Article 9 of the Election Code (10 ILCS 5/9), either monetary or in-kind, as well as any monetary or in-kind expenditure made by a political committee, need not be reported.
- b) Any expenditure by a political committee other than a single candidate or political party committee relating to travel and lodging; meals, beverages, or entertainment; and gifts or honoraria, made for or on behalf of an official, which is not provided in return for a contribution of equal or greater value by an official to the political committee must be reported. However, the political committee need not register independently if its activities are directed by a registered entity.

(SOURCE: Adopted at 17 Ill. Reg. _____, effective January 1, 1994.)

Section 560.370 Returned Gifts and Honoraria

Gifts and honoraria returned to the registrant within thirty (30) days of the date of receipt need not be reported (Section 6 of the Act). A registrant's reports listing gifts or honoraria which have been returned shall be amended pursuant to Section 560.380 or in lieu of amending the report the registrant may choose to submit a letter of explanation. The amendment shall be filed no later than thirty (30) days from the registrant's receipt of the notice of nonacceptance by the official. An official may submit a letter of

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clarification to the Secretary of State Index Department to be filed with a lobbyist's expenditure report contesting the disclosure of an expenditure attributed to benefit an official. A letter of clarification will be forwarded to the registered entity who must respond in writing within thirty (30) days of receipt of the notification of the letter of clarification. The Secretary of State will send all notices by certified mail and file the response letter from the registered entity on file with the original letter of clarification by the official.

(SOURCE: Adopted at 17 Ill. Reg. _____, effective January 1, 1994.)

Section 560.375 Reports in the Absence of Reportable Expenditures

Registrants who made no reportable expenditures during a reporting period shall file a report stating that no expenditures were incurred (Section 6 of the Act). All lines shall be completed on the form Schedule S1 attached as Appendix B listing "none." Such reports shall be completed and filed in accordance with the deadlines as prescribed in this Subpart.

(SOURCE: Adopted at 17 Ill. Reg. _____, effective January 1, 1994.)

Section 560.380 Amending Reports

Any change or error in information previously submitted in a statement or report shall be disclosed by completing and filing an amended statement or report within ten (10) business days following such change or discovery of the error.

(SOURCE: Adopted at 17 Ill. Reg. _____, effective January 1, 1994.)

Section 560.385 Termination of Lobbying Activities

- a) Any registrant except those indicated in paragraph (b) of this Section who terminates the employment or duties which required him or her to register under this Part shall give the Secretary of State Index Department, within thirty (30) days after the date of such termination, written notice of such termination, and shall include a report of the expenditures described herein, if not employed by a registered entity covering the period of time since the filing of his or her last report to the date of termination of employment. If the lobbyist is employed by the registered entity lobbying on behalf of another, the person terminating shall provide all reportable expenditures to the Authorized Agent for reporting at the next filing period unless the firm, partnership, committee, association, corporation or any other organization or group of persons terminates lobbying activities. Such notice and report shall be final and relieve said registrant of further reporting under this Part, unless and until he or she later takes employment or assumes duties requiring registration under this Part. (Section 6 of the Act)

- b) Registrants who are solely employed by a firm, partnership, committee, association, corporation or any other organization or group of persons lobbying on their own behalf shall submit a letter indicating that he or she no longer lobbies for that entity. No

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reporting of expenditures is due until the next filing period unless the firm, partnership, committee, association, corporation or any other organization or group of persons terminates lobbying activities.

(SOURCE: Adopted at 17 Ill. Reg. _____, effective January 1, 1994.)

Section 560.390 Failure to File

Failure to file any such report within the time designated or the reporting of incomplete information may constitute a violation of this Part. Inadvertent error or omission of a minimal nature in the completion of a report, statement or document shall not be deemed as a willful failure to file or a willful filing of false or incomplete information if due diligence can be shown. Within ten (10) days after a filing deadline, the Secretary of State Index Department shall notify by certified mail the Authorized Agent for any registrant who is deemed required to file, but has failed to do so. (Section 7 of the Act)

- a) Any person who is required to file a registration statement or expenditure report and who has not filed by the deadlines prescribed in this Part is subject to the following late filing fees:

- 1) Filings received within fifteen (15) days of a filing deadline shall be accompanied by a \$50 late filing fee;
- 2) Any registrant who fails to file within fifteen (15) days shall be subject to a penalty of \$100 which shall be in addition to the \$50 late filing fee specified above;
- 3) Any person who registers within thirty (30) days of a deadline for filing expenditure reports may file such report within thirty (30) days of the deadline without a penalty. Such person is subject to the fee schedule above for filing statements later than the thirty (30) day extension.

- b) For good cause shown, the Director of the Index Department may extend the time for compliance for an additional thirty (30) days after the date of the filing deadline. No further extensions of time shall be given. Examples of such extenuating circumstances include, but are not limited to the following:

- 1) inadvertent data erasure or computer malfunction;
- 2) hospitalization of the Authorized Agent;
- 3) vacancy in the position of an Authorized Agent;
- 4) loss of original receipts provided to the Authorized Agent resulting from fire, flood, or other act of nature. Receipts must be replaced by individual registrant's copies.

- c) Copies of all records shall be maintained by the Index Department for inspection by the Attorney General or appropriate State's Attorney in the course of their activity under Section 11 of the Act.

(SOURCE: Adopted at 17 Ill. Reg. _____, effective January 1, 1994.)

Section 560.395 Preservation of Records

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- a) *A registrant shall preserve for a period of two (2) years from the filing date copies of all receipts and records forwarded to the Authorized Agent which were used in preparing reports under this Part.* (Section 6 of the Act)
- b) Pursuant to Section 10 of the Act, the Authorized Agent shall preserve for a period of two (2) years original copies of all receipts and records as itemized below:
- 1) The total of all expenditures made in connection with lobbying activities;
 - 2) The full name and mailing address of any recipient of expenditures if subject to itemization;
 - 3) Proof of payment, stating particulars, for every expenditure in excess of \$100;
 - 4) The allocation formula used in proration of expense(s) incurred for or on behalf of an official when an expenditure or transaction is made for more than one (1) official, but less than twenty-five (25);
 - 5) A list of the officials invited to a large gathering in order to constitute sufficient evidence that the event is properly reported under this category.

(SOURCE: Adopted at 17 Ill. Reg. _____, effective January 1, 1994.)

SUBPART D: PUBLIC DISCLOSURE

Section 560.400 Requests for Reports

- a) All requests to view or copy statements or expenditure reports and lists of registrants shall be made in person or submitted in writing. Copies must be paid for in advance.
- b) All statements and reports filed under this Part with the Secretary of State Index Department shall be available within four (4) business days from the filing date for examination and copying by the public at all reasonable times.
- c) The Secretary of State Index Department shall respond to written inquiries with a certificate that an entity or individual is or is not registered pursuant to the Lobbyist Registration Act. Such inquiry shall include the name and address of the person submitting the request and the name and address of the individual requested and their registered entity, if applicable.

(SOURCE: Adopted at 17 Ill. Reg. _____, effective January 1, 1994.)

Section 560.402 Location and Business Hours

The Office of the Secretary of State Index Department is located at 111 East Monroe Street, Springfield, Illinois, and shall be open each day, except Saturdays, Sundays and State legal holidays, from 8:00 a.m. to 4:30 p.m.

(SOURCE: Adopted at 17 Ill. Reg. _____, effective January 1, 1994.)

Section 560.405 Official Forms

SECRETARY OF STATE

NOTICE OF ADOPTED RULES

Registered Lobbyists are required to use only the official forms or photostatic copies of official forms and appropriate schedules approved by the Secretary of State Index Department when filing any lobbyist registration statements or reports.

- a) Copies of official forms may be obtained from the Index Department.
- b) Alternative methods of reporting are prohibited unless prior written approval has been received by the Director of the Index Department.
- c) Prior written approval will be given based on the compatibility of alternative methods with the Index Department's public disclosure procedures.

(SOURCE: Adopted at 17 Ill. Reg. _____, effective January 1, 1994.)

Section 560.410 List of Officials

The Secretary of State Index Department shall maintain and make available to registrants a list of position titles deemed by their employing Constitutional Officers to be officials under this Part. The Constitutional Officers may provide this list to the Index Department on an annual basis. The Secretary of State Index Department shall mail an updated list of officials to all registrants when notifying them of their responsibility to re-register each calendar year, and again during the course of the year, if any amendments are made.

(SOURCE: Adopted at 17 Ill. Reg. _____, effective January 1, 1994.)

Section 560.420 Fees

Expenditure reports and lists of registrants shall be made available to the public at the following fees:

- a) Paper copies of the list of registrants shall be available free of charge. This list is available on computer disk for \$10.

- b) Copies of statements or expenditure reports shall be available for \$.50 per page.
- c) There is no charge to inspect materials filed at the Secretary of State Index Department, 111 East Monroe Street, Springfield, Illinois 62756.
- d) Certification that an entity or individual is or is not registered pursuant to the Lobbyist Registration Act shall be available for \$2.00.

(SOURCE: Adopted at 17 Ill. Reg. _____, effective January 1, 1994.)

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ILLINOIS REGISTER

SECRETARY OF STATE

NOTICE OF ADOPTED RULES

Section 560. Appendix A
Illustration A
Lobbyist Registration Statements
Form R1: Lobbyist Registration Statement -
For Individual/Firm/Partnership/Committee/Association/Corporation or any Other
Organization Employing a Lobbyist on Their Own Behalf



LOBBYIST REGISTRATION STATEMENT
FOR INDIVIDUAL, FIRM, PARTNERSHIP, COMMITTEE, ASSOCIATION, CORPORATION
OR ANY OTHER ORGANIZATION EMPLOYING A LOBBYIST ON THEIR OWN BEHALF
R1

List salaried or contractual individuals providing lobbying services on behalf of a registered entity (include address of each lobbyist)
☐ This amends a previous attachment.
(Mark only if this amends a previous filing.)

I. Name and address of registrant
Name _____
Address _____
City _____ State _____ Zip Code _____
Telephone () _____
Facsimile () _____
(List numbers you wish to appear in the list of registered lobbyists.)

Date Services Began: / /
If Salaried: ☐ Full Time ☐ Part Time
If Contractual: Name of Registered Entity _____

Date Services Began: / /
If Salaried: ☐ Full Time ☐ Part Time
If Contractual: Name of Registered Entity _____

Date Services Began: / /
If Salaried: ☐ Full Time ☐ Part Time
If Contractual: Name of Registered Entity _____

Date Services Began: / /
If Salaried: ☐ Full Time ☐ Part Time
If Contractual: Name of Registered Entity _____

City _____ State _____ Zip Code _____
(An individual lobbyist registration statement, Form R1/R2, must be included for the lobbyist entity and each salaried lobbyist listed. Contractual lobbyist registration statements pursuant to rule. Pursuant to Section 5 of the Lobbyist Registration Act, Persons required to register shall submit a single annual and non-renewable \$50 registration fee.)

III. A brief description of the executive, legislative or administrative action in reference to which the person or persons employing or retaining registrant(s) to perform such services are to be rendered (include attachment # if additional listing necessary)

☐ Legislative and/or ☐ Executive/Administrative

☐ Legislative and/or ☐ Executive/Administrative

I certify that the information contained in this report is true, complete and accurate, and that I am an authorized agent responsible for reporting

SIGNATURE OF AUTHORIZED AGENT OR LOBBYIST

DATE OF CERTIFICATION

(SOURCE: Adopted at 17 Ill. Reg. _____, effective January 1, 1994.)

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ILLINOIS REGISTER

SECRETARY OF STATE

NOTICE OF ADOPTED RULES

Section 560. Appendix A
Illustration B
Lobbyist Registration Statements
Form R2: Lobbyist Registration Statement -
For Individual/Firm/Partnership/Committee/Association/Corporation or any Other
Organization Who Performs Lobbying Services on Behalf of Another



LOBBYIST REGISTRATION STATEMENT
FOR INDIVIDUAL, FIRM, PARTNERSHIP, COMMITTEE, ASSOCIATION, CORPORATION OR ANY
OTHER ORGANIZATION WHO PERFORMS LOBBYING SERVICES ON BEHALF OF ANOTHER
R2

List salaried or contractual individuals performing lobbying or grass roots communication services on behalf of a registered entity (include address of each lobbyist)
☐ This amends a previous attachment.
(Mark only if this amends a previous filing.)

I. Name and address of registrant
Name _____
Address _____
City _____ State _____ Zip Code _____
Telephone () _____
Facsimile () _____
(List numbers you wish to appear in the list of registered lobbyists.)

Date Services Began: / /
If Salaried: ☐ Full Time ☐ Part Time
If Contractual: Name of Registered Entity _____

Date Services Began: / /
If Salaried: ☐ Full Time ☐ Part Time
If Contractual: Name of Registered Entity _____

Date Services Began: / /
If Salaried: ☐ Full Time ☐ Part Time
If Contractual: Name of Registered Entity _____

Date Services Began: / /
If Salaried: ☐ Full Time ☐ Part Time
If Contractual: Name of Registered Entity _____

City _____ State _____ Zip Code _____
(An individual lobbyist registration statement, Form R1/R2, must be included for the lobbyist entity and each salaried lobbyist listed. Contractual lobbyist registration statements pursuant to rule. Pursuant to Section 5 of the Lobbyist Registration Act, Persons required to register shall submit a single annual and non-renewable \$50 registration fee.)

III. Name and address of the client retaining registrant(s) to perform such services or on whose behalf the registrant(s) appears, with a brief description of the executive, legislative or administrative action in reference to which such service is to be rendered (include attachment # if additional listing necessary)

☐ Legislative and/or ☐ Executive/Administrative

☐ Legislative and/or ☐ Executive/Administrative

I certify that the information contained in this report is true, complete and accurate, and that I am an authorized agent responsible for reporting

SIGNATURE OF AUTHORIZED AGENT OR LOBBYIST

DATE OF CERTIFICATION

(SOURCE: Adopted at 17 Ill. Reg. _____, effective January 1, 1994.)

SECRETARY OF STATE

NOTICE OF ADOPTED RULES

Section 560 Appendix A
Illustration C

Lobbyist Registration Statements
Attachment R1/R2: Lobbyist Registration Attachment -
For Individual Lobbyist Identification



LOBBYIST REGISTRATION ATTACHMENT
FOR INDIVIDUAL LOBBYIST IDENTIFICATION

ATTACHMENT
R1
R2

☐ This amends a previous attachment.
(Mark only if this amends a previous filing.)

I. Name and address of registrant

Name _____
Residence Address _____
City _____ State _____ Zip Code _____
Business Address _____
City _____ State _____ Zip Code _____
Telephone (_____) _____
Area code _____
Facsimile (_____) _____
(List numbers you wish to appear in the list of registered lobbyists.)

picture of
registrant
(minimum: 2in. x 3in.)
(maximum: 3in. x 3in.)

II. Name and address of registrant employing person to perform such services.

☐ If salaried employee lobbying exclusively on behalf of the registrant, list name and address of employer as indicated in Part I of the Lobbyist Registration Statement, Form R1.
☐ If performing contractual services, list name and address of entity employing individual lobbyist who is registered as indicated in Part I of Lobbyist Registration Statement, Form R1.

Name _____
Address _____
City _____ State _____ Zip Code _____

DECLARATION

I declare that I will provide the Authorized Agent with all records and receipts of recordable expenditures in sufficient time for the preparation of expenditure reports, and preserve personal copies of expense records and receipts for two (2) years.

SIGNATURE OF INDIVIDUAL LOBBYIST REGISTRANT _____

DATE OF DECLARATION _____

(SOURCE: Adopted at 17 Ill. Reg. _____, effective January 1, 1994.)

SECRETARY OF STATE

NOTICE OF ADOPTED RULES

Section 560 Appendix A
Illustration D

Lobbyist Registration Statements
Form R3: Lobbyist Registration Attachment -
For Addition or Deletion of Affiliated Individuals



LOBBYIST REGISTRATION ATTACHMENT
FOR ADDITION OR DELETION OF AFFILIATED INDIVIDUALS

ATTACHMENT
R3

List salaried or contractual individuals performing lobbying or grass roots lobbying services on behalf of a registered entity (An individual lobbyist registration attachment Form R3 must be attached for adding affiliated lobbyists). Pursuant to Section 5 of the Lobbyist Registration Act, Persons required to register shall submit a single annual and non-refundable \$50 registration fee.)

☐ Commence ☐ Terminate Service Date: / /
If Salaried ☐ Full Time ☐ Part Time
If Contractual Name of Registered Entity: _____

☐ Commence ☐ Terminate Service Date: / /
If Salaried ☐ Full Time ☐ Part Time
If Contractual Name of Registered Entity: _____

☐ Commence ☐ Terminate Service Date: / /
If Salaried ☐ Full Time ☐ Part Time
If Contractual Name of Registered Entity: _____

☐ Commence ☐ Terminate Service Date: / /
If Salaried ☐ Full Time ☐ Part Time
If Contractual Name of Registered Entity: _____

☐ Commence ☐ Terminate Service Date: / /
If Salaried ☐ Full Time ☐ Part Time
If Contractual Name of Registered Entity: _____

☐ Commence ☐ Terminate Service Date: / /
If Salaried ☐ Full Time ☐ Part Time
If Contractual Name of Registered Entity: _____

☐ Commence ☐ Terminate Service Date: / /
If Salaried ☐ Full Time ☐ Part Time
If Contractual Name of Registered Entity: _____

☐ Commence ☐ Terminate Service Date: / /
If Salaried ☐ Full Time ☐ Part Time
If Contractual Name of Registered Entity: _____

CERTIFICATION

I certify that the information contained in this report is true, complete and accurate and that I am an authorized agent responsible for reporting.

SIGNATURE OF AUTHORIZED AGENT OR LOBBYIST _____

DATE OF CERTIFICATION _____

(SOURCE: Adopted at 17 Ill. Reg. _____, effective January 1, 1994.)

SECRETARY OF STATE

NOTICE OF ADOPTED RULES

Section 560, Appendix A
Illustration E
Lobbyist Registration Statements
Form R4: Lobbyist Registration Attachment -
For Addition or Deletion of Affiliated Clients



LOBBYIST REGISTRATION ATTACHMENT
FOR ADDITION OR DELETION OF AFFILIATED CLIENTS

ATTACHMENT
R4

List client's information for whom lobbying services on their behalf are being performed by the registrant. (Name and address of the person or persons employing or retaining registrant(s) to perform such services or on whose behalf (the registrant(s)) appears, with a brief description of the executive, legislative or administrative action in reference to which such service is to be rendered.)

☐ Commence ☐ Terminate Service Date: / / ☐ Commence ☐ Terminate Service Date: / /

Name	_____
Address	_____
City	_____ State _____ Zip Code _____
Description	_____

☐ Legislative and/or ☐ Executive/Administrative
☐ Commence ☐ Terminate Service Date: / /

Name	_____
Address	_____
City	_____ State _____ Zip Code _____
Description	_____

☐ Legislative and/or ☐ Executive/Administrative
☐ Commence ☐ Terminate Service Date: / /

Name	_____
Address	_____
City	_____ State _____ Zip Code _____
Description	_____

☐ Legislative and/or ☐ Executive/Administrative
☐ Commence ☐ Terminate Service Date: / /

CERTIFICATION

I certify that the information contained in this report is true, complete and accurate, and that I am an authorized agent responsible for reporting

SIGNATURE OF AUTHORIZED AGENT OR LOBBYIST

DATE OF CERTIFICATION

(SOURCE: Adopted at 17 Ill. Reg. _____, effective January 1, 1994.)

SECRETARY OF STATE

NOTICE OF ADOPTED RULES

Section 560, Appendix B
Illustration A
Lobbyist Expenditure Reports
Form S1: Lobbyist Expenditure Report -
Summary of Reportable Expenditures



LOBBYIST EXPENDITURE REPORT
SUMMARY OF REPORTABLE EXPENDITURES

FORM
S1

Name of Registrant: _____

☐ Semi-annual Report
☐ Annual Report
☐ Only if this is a new report (Mark only if this exceeds a previous filing.)

REPORTING PERIOD: _____

FROM _____ THRU _____

COMPLETE ALL SECTIONS FOR REPORTING PERIOD:

Section 1. TRAVEL AND LODGING ON BEHALF OF OTHERS

a. Itemized Expenditures (Schedule A) \$ _____
b. Non-Itemized Expenditure (Schedule B) \$ _____

TOTAL TRAVEL AND LODGING \$ _____

Section 2. MEALS, BEVERAGES AND OTHER ENTERTAINMENT

a. Itemized Expenditures (Schedule A) \$ _____
b. Non-Itemized Expenditures (Schedule B) \$ _____
c. Expenditures for Gatherings (Schedule C) \$ _____

TOTAL MEALS, BEVERAGE AND ENTERTAINMENT \$ _____

Section 3. GIFTS

a. Itemized Expenditures (Schedule A) \$ _____
b. Non-Itemized Expenditure (Schedule B) \$ _____
c. Expenditures for Giveaways (Schedule C) \$ _____

TOTAL GIFTS \$ _____

Section 4. HONORARIA

a. Itemized Expenditures (Schedule A) \$ _____
b. Non-Itemized Expenditure (Schedule B) \$ _____

TOTAL HONORARIA \$ _____

SUMMARY FOR REPORTING PERIOD:

Total Itemized Expenditures \$ _____
Total Non-Itemized Expenditures \$ _____
Total Expenditures for Gatherings \$ _____
Total Expenditures for Giveaways \$ _____

TOTAL EXPENDITURES FOR REPORTING PERIOD \$ _____

VERIFICATION

I declare that this report (including accompanying schedule and statement) has been examined by me and to the best of my knowledge and belief is a true, correct and complete report. I understand that the penalty for willfully filing a false statement is a business offense with a penalty not to exceed \$10,000.

Subscribed to before me this _____ day of _____, 19____
Attest Illinois Notary Seal

SIGNATURE OF AUTHORIZED AGENT OR LOBBYIST

(Notary Public)

(SOURCE: Adopted at 17 Ill. Reg. _____, effective January 1, 1994.)

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ILLINOIS REGISTER

SECRETARY OF STATE

NOTICE OF ADOPTED RULES

Section 560 Appendix B
Illustration D
Lobbyist Expenditure Reports
Schedule 2C/3C: Lobbyist Expenditure Report -
Expenditures for Large Gatherings or Giveaways



LOBBYIST EXPENDITURE REPORT
EXPENDITURES FOR LARGE GATHERINGS OR GIVEAWAYS:

Schedule
2C
3C

Name of Registrant:

REPORTING PERIOD:

FROM / / THRU / /

Full Name and Address of Recipient of Expenditure Made in Excess of \$100 for General Reception	List General Description of Giveaway or Gathering. For Giveaway (column I); individual market value and number of gifts delivered. For gathering (column II); number of donations sent and estimated number of attendees (if fewer than 25, report on schedule 1A/2A or 3A/4A respectively)		Date of event Amount
	Ind. Market Value: No. of Gifts:	No. Invitations: No. Attendees:	
	Description: Ind. Market Value: No. of Gifts:	No. Invitations: No. Attendees:	\$ / /
	Description: Ind. Market Value: No. of Gifts:	No. Invitations: No. Attendees:	\$ / /
	Description: Ind. Market Value: No. of Gifts:	No. Invitations: No. Attendees:	\$ / /
	Description: Ind. Market Value: No. of Gifts:	No. Invitations: No. Attendees:	\$ / /
	Description: Ind. Market Value: No. of Gifts:	No. Invitations: No. Attendees:	\$ / /
	Description: Ind. Market Value: No. of Gifts:	No. Invitations: No. Attendees:	\$ / /

(THIS FORM MAY BE REPRODUCED)

PAGE

TOTAL THIS PERIOD \$
(Last Page Only)

(SOURCE: Adopted at 17 Ill. Reg. _____, effective January 1, 1994.)

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ILLINOIS REGISTER

SECRETARY OF STATE

NOTICE OF ADOPTED RULES

Section 560 Appendix B
Illustration E
Lobbyist Expenditure Reports
Schedule 3A/4A: Lobbyist Expenditure Report -
Itemized Expenditures for Gifts or Honoraria



LOBBYIST EXPENDITURE REPORT
ITEMIZED EXPENDITURES FOR GIFTS OR HONORARIA:

Schedule
3A
4A

Name of Registrant:

REPORTING PERIOD:

FROM / / THRU / /

Full Name and Address of Recipient of Expenditure Made in Excess of \$100 for Gift or Honoraria Name of Lobbyist Making Expenditure	General Description of Gift or Honoraria	Name and Title of Official Benefitting on behalf of the expenditure made	Date of Presentation Amount
Name			\$ / /
Name			\$ / /
Name			\$ / /
Name			\$ / /
Name			\$ / /
Name			\$ / /
Name			\$ / /
Name			\$ / /
Name			\$ / /

(THIS FORM MAY BE REPRODUCED)

PAGE

TOTAL THIS PERIOD \$
(Last Page Only)

(SOURCE: Adopted at 17 Ill. Reg. _____, effective January 1, 1994.)

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ILLINOIS REGISTER

SECRETARY OF STATE

NOTICE OF ADOPTED RULES

Section 360 Appendix B
 Illustration F
 Lobbyist Expenditure Reports
 Schedule 3B/4B: Lobbyist Expenditure Report -
 Non-Itemized Expenditures for Gifts or Honoraria



LOBBYIST EXPENDITURE REPORT
 NON-ITEMIZED EXPENDITURES FOR GIFTS OR HONORARIA:



Name of Registrant: _____

REPORTING PERIOD:
 FROM _____ THRU _____

General Description of Gifts or Honoraria	Name and Title of Official Benefiting on behalf of the expenditure made	Estimated Aggregate Value of Gifts or Honoraria
		\$
		\$
		\$
		\$
		\$
		\$
		\$
		\$
		\$
		\$

(THIS FORM MAY BE REPRODUCED)

PAGE _____

TOTAL THIS PERIOD \$
 (Last Page Only)

(SOURCE: Adopted at 17 Ill. Reg. _____, effective January 1, 1994.)

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ILLINOIS REGISTER

SECRETARY OF STATE

NOTICE OF ADOPTED RULES

Section 360 Appendix B
 Illustration G
 Lobbyist Expenditure Notification
 Form GR1: Lobbyist Expenditure Notification -
 Spent on Behalf of Officials in Connection with a Grass Roots Lobbying Event



LOBBYIST EXPENDITURE NOTIFICATION
 SPENT ON BEHALF OF OFFICIALS IN CONNECTION
 WITH A GRASS ROOTS LOBBYING EVENT



Name of Lobbying Entity Sponsoring Event: _____

☐ This amends a previous attachment.
 (Mark only if this expenditure is itemized.)

Grassroots Lobbying Event Date: _____

I. Name and address of Grass Roots Lobbyist:

Name _____
 Address _____
 City _____ State _____ Zip Code _____
 Telephone () _____

II. Name and Address of Recipient of Expenditure:

Name _____
 Address _____
 City _____ State _____ Zip Code _____

III. Description of Subject Matter:

IV. Number Benefitting:

Officials _____
 Non-Officials _____

V. Expenditures:

Amount Spent on Event: \$ _____ Amount of Gratuity: \$ _____ Total Amount Spent: \$ _____

CERTIFICATION

I certify that the information provided in this report is true, complete and accurate, and that I made this expenditure in connection with a grass roots lobbying event and have submitted this notification to the lobbying entity in a timely manner for inclusion in its Lobbyist Expenditure Report.

SIGNATURE OF GRASS ROOTS LOBBYIST

Subscribed to before me this _____ day of _____, 19____
 After Illinois Notary Seal

(Notary Public)

(SOURCE: Adopted at 17 Ill. Reg. _____, effective January 1, 1994.)

DEPARTMENT OF STATE POLICE

NOTICE OF ADOPTED AMENDMENT(S)

- 1) Heading of Part: Sample Collection for Genetic Marker Indexing
- 2) Code Citation: 20 Ill. Adm. Code 1285
- 3) Section Numbers:
1285.20
1285.30
Adopted Action:
Amendment
Amendment
- 4) Statutory Authority: Implementing and authorized by Section 5-4-3 of the Unified Code of Corrections (Ill. Rev. Stat. 1991, ch. 38, par. 1005-4-3 [730 ILCS 5/5-4-3] and authorized by Section 55a of the Civil Administrative Code of Illinois (Ill. Rev. Stat. 1991, ch. 127, par. 55a) [20 ILCS 2605/55a].
- 5) Effective Date of Rules: December 15, 1993
- 6) Does this rulemaking contain an automatic repeal date? No.
- 7) Does this rulemaking contain incorporations by reference? No.
- 8) Date filed in Agency's Principal Office: December 14, 1993
- 9) Notice of proposal published in Illinois Register:
August 27, 1993, 17 Ill. Reg. 13981
- 10) Has JCAR issued a Statement of Objections to these rules? No.
- 11) Differences between proposal and final version:

In Section 1285.30 e), the phrase "For convictions after the effective date of Section 5-4-3 of the amendatory Act of 1989" has been changed to "For convictions after July 1, 1990", and the phrase "and it is not required to request one" has been changed to "and the State's Attorney is not required to request one".

- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? No changes were indicated.
- 13) Will this rule replace an emergency rule currently in effect? No.
- 14) Are there any amendments pending on this Part? No.
- 15) Summary and Purpose of Rules: These adopted amendments add the State's Attorney of the county of conviction as one to whom requests for court orders can be made and eliminate the need for a court order when the individual voluntarily provides a sample.

DEPARTMENT OF STATE POLICE

NOTICE OF ADOPTED AMENDMENT(S)

- 16) Information and questions regarding this adopted rule shall be directed to:

Mr. James W. Redlich
Chief Legal Counsel
Illinois State Police
201 Armory Building
P.O. Box 19461
Springfield, Illinois 62794-9461
217/782-7658

The full text of the Adopted Rules begins on the next page:

DEPARTMENT OF STATE POLICE

NOTICE OF ADOPTED AMENDMENT(S)

TITLE 20: CORRECTIONS, CRIMINAL JUSTICE AND LAW ENFORCEMENT
CHAPTER II: DEPARTMENT OF STATE POLICEPART 1285
SAMPLE COLLECTION FOR GENETIC MARKER INDEXING

SUBPART A: PROMULGATION

Section
1285.10 Purpose
1285.20 Definitions

SUBPART B: OPERATIONS

Section
1285.30 Responsibilities
1285.40 Voluntary Samples
1285.50 Procedures for Collection
1285.60 Privacy Protection
1285.70 Expungement of Records
1285.80 Non-participation

AUTHORITY: Implementing and authorized by Section 5-4-3 of the Unified Code of Corrections (Ill. Rev. Stat. 1991, ch. 38, par. 1005-4-3) [730 ILCS 5/5-4-3] and authorized by Section 55a of the Civil Administrative Code of Illinois (Ill. Rev. Stat. 1991, ch. 127, par. 55a) [20 ILCS 2605/55a].

SOURCE: Adopted at 16 Ill. Reg. 12595, effective July 23, 1992; amended at 17 Ill. Reg. _____, effective December 15, 1993.

Section 1285.20 Definitions

Unless specified otherwise, all terms shall have the meaning set forth in Section 5-4-3 of the Unified Code of Corrections (Ill. Rev. Stat. 1991, ch. 38, par. 1005-4-3) [730 ILCS 5/5-4-3]. For purposes of this Part, the following additional definitions apply:

"Act" means the Unified Code of Corrections (Ill. Rev. Stat. 1991, ch. 38, pars. 1001-1-1 et seq.) [730 ILCS 5].

"Department" means the Illinois Department of State Police.

"Designated Agency" means the entity designated by these rules to be responsible for the collection of blood specimens.

"Kit" means the Genetic Marker Indexing Kit provided by the Department.

"Qualifying offender" means any person as described at Section

DEPARTMENT OF STATE POLICE

NOTICE OF ADOPTED AMENDMENT(S)

5-4-3(a) of the Act.

"Sample" means specimens of blood collected from a qualifying offender.

(Source: Amended at 17 Ill. Reg. _____, effective December 15, 1993)

Section 1285.30 Responsibilities

a) When a person becomes a qualifying offender, the State's Attorney shall, at the time of sentencing, request that the court issue an order requiring the qualifying offender to comply with Section 5-4-3(a) of the Act.

b) At the time of sentencing the qualifying offender, the sentencing judge shall issue an order requiring the offender to provide specimens of blood which shall be submitted to the Department in accordance with Section 5-4-3(a) of the Act.

c) The designated agency responsible for sample collection of qualifying offenders is as follows:

1) The sheriff's office in the county where the qualifying offender is sentenced is the designated agency and is responsible for the sample collection within the time limit specified by statute.

2) If the qualifying offender has not previously had a sample collected and is serving a term of incarceration in a facility under the control of the county sheriff, the sheriff's office is the designated agency and is responsible for the collection of the sample prior to the release of the offender.

3) If the qualifying offender has not previously had a sample collected and is transferred to a facility under the control of the Department of Corrections to serve a term of incarceration, the Department of Corrections is the designated agency and is responsible for the collection of the sample within 45 days after receiving the offender.

4) If the qualifying offender has not previously had a sample collected and is serving a term of incarceration in a facility under the control of the Department of Corrections, the Department of Corrections is the designated agency and is responsible for the collection of the sample prior to the release of the offender.

5) If the qualifying offender has not previously had a sample collected and is transferred to the Department of Corrections to be institutionalized as a sexually dangerous person or institutionalized as a person found guilty but mentally ill of a sexual offense or an attempted sexual offense, the Department of Corrections is the designated agency and is responsible for the collection of the sample within 45 days after receiving the offender.

6) If the qualifying offender has not previously had a sample

DEPARTMENT OF STATE POLICE

NOTICE OF ADOPTED AMENDMENT(S)

collected and is presently institutionalized as a sexually dangerous person or institutionalized as a person found guilty but mentally ill of a sexual offense or an attempted sexual offense, the Department of Corrections is the designated agency and is responsible for the collection of the sample prior to the release of the offender.

7) If the qualifying offender has not previously had a sample collected and is serving a sentence but not physically incarcerated, the supervising agency (such as a probation office) is the designated agency and is responsible for collection of the sample prior to the termination of the sentence.

d) In the event no court order has been issued at the time of sentencing requiring the qualifying offender to provide a sample, the designated agency shall request the State's Attorney of the county of conviction of the county in which the offender is located to request the court to issue such an order. The court shall issue an order requiring the offender to provide the sample.

e) For convictions after July 1, 1990, ~~if~~ if the offender voluntarily consents to provide the sample, no court order is necessary and the State's Attorney is not required to request one.

f) A general order issued under the administrative authority of the chief judge of a circuit of proper jurisdiction is sufficient to satisfy the court order requirements of these rules. In the event such an order exists and is valid with respect to the qualifying offender, the State's Attorney need not seek an individualized order.

(Source: Amended at 17 Ill. Reg. _____, effective December 15, 1993)

ILLINOIS STUDENT ASSISTANCE COMMISSION

NOTICE OF ADOPTED AMENDMENTS

1) The Heading of the Part: Monetary Award Program (MAP)

2) Code Citation: 23 Ill. Adm. Code 2735

3) Section numbers: Adopted Action:

2735.30 amendment

4) Statutory Authority: Implementing Section 35 and authorized by Section 20(f) of the Higher Education Student Assistance Act (Ill. Rev. Stat. 1991, ch. 144, pars. 3035 and 3020(f)) (See 87-997, effective September 3, 1992) [110 ILCS 947/35 and 947/20(f)].

5) Effective Date of Rule(s) Amendments: January 1, 1994

6) Does this rulemaking contain an automatic repeal date? No.

7) Does this amendment contain incorporations by reference? No.

8) Date Filed in Agency's Principal Office: December 14, 1993

9) Notice(s) of Proposal Published in Illinois Register:

July 9, 1993, 17 Ill. Reg. 10252

10) Has JCAR issued a Statement of Objections to these rule(s)? No.

11) Difference(s) between proposal and final version:

No changes were made other than a minor technical addition suggested by the Joint Committee on Administrative Rules. The words "and publicize" were added to Section 2735.30(h).

12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes.

13) Will these amendments replace an emergency rule currently in effect? No.

14) Are there any amendments pending on this Part? No.

15) Summary and Purpose of Amendments: Section 2735.30 outlines the requirements for the filing of a MAP application. In order to provide a clear statement of expectations to student applicants, high school counselors and college student financial aid administrators, the Commission adopts priority processing guidelines and priority filing dates for applications for the Monetary Award Program. The guidelines are used to determine the extent to which students are eligible for full or partial

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year MAP awards, and are essential to the prudent fiscal management of the agency's appropriations. It is important to note, however, that these are simply "guidelines" and priority "consideration" dates which may need to be adjusted to ensure that ISAC stays within the limits of the annual MAP appropriations.

Section 2735.30(b) sets forth the **priority consideration dates** for MAP applications. Historically, students who were not enrolled during the previous academic year had been allowed a longer time frame within which to apply for assistance, under the presumption that they are less familiar with the process and deadline dates, and do not always have equal access to relevant application information. Continuing students, however, by virtue of being enrolled the previous year, were deemed to have access to the information they needed regarding application procedures and deadlines, and were therefore expected to apply earlier in order to be considered for a higher level of eligibility. Unfortunately, when the previous definition was adopted, the limitations inherent in the federally derived data drawn upon for purposes of determining MAP eligibility were not fully understood. While the definition was sufficient for the vast majority of students, it apparently failed to accommodate a small group of upperclass students who had not enrolled the previous year and were thus eligible to be treated as "first-time" MAP applicants, at least with respect to the date by which they were required to submit their grant applications for full-year grant consideration. While ISAC staff and financial aid personnel at participating MAP institutions had made diligent efforts to inform potentially affected applicants of their right to appeal, there was a possibility that some students were either not aware of their rights or had been unnecessarily inconvenienced by the requirement to submit a formal appeal.

The amendments proposed to Section 2735.30(b) clarify the treatment of non-first year applicants who had not been enrolled the previous year. As set forth in these amendments, the date by which a student must apply in order to be considered a first-time applicant will depend upon whether or not the student had applied for a MAP grant during the previous year and will not depend upon whether or not the student had been enrolled the previous year. The data needed to determine the former is available to the Commission, while the data needed to determine the latter is not. All students applying for a MAP grant receive a letter informing them of the following year's application requirements and deadlines, and may therefore be assumed to be knowledgeable of those requirements and deadlines. For those students who did not apply the previous year, whether first-time freshmen or returning upperclassmen, it is understood that they may be less familiar with the requirements and should thus be afforded a longer period of time in which to submit their applications. Most importantly, as all the data needed to implement these rules amendments is available to ISAC, affected upperclass students will no longer be required to file an administrative appeal in order to receive the full consideration to which

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they are entitled.

The addition of new Section 2735.30(c) sets forth the **priority processing guidelines** that ISAC will use to determine student eligibility for full or partial year awards, in conjunction with the priority application consideration dates identified in subsection (b). It is fiscally prudent to set reasonable priority processing guidelines so ISAC can make plans for the commitment of MAP awards to students. These guidelines are based on the operating principle that MAP award announcements will be suspended when available funds are committed and take into account a reasonable contingency reserve to provide for potential variations in enrollment and claim rates made by schools. The implementation and application of these priority processing guidelines is therefore subject to available funds appropriated for the program.

The deletion of Section 2735.30(b)(4) is prompted by the Higher Education Amendments of 1992 (P.L. 102-325, commonly known as "Reauthorization"), which no longer allow for special condition applications in the Federal Pell Grant Program.

New Section 2735.30(h) has been proposed to codify the procedure by which ISAC determines the potential release of or increase in MAP awards.

16) Information and questions regarding these adopted rules amendments shall be directed to:

Raquel G. Martinez
Compliance Counsel
Illinois Student Assistance Commission
1755 Lake Cook Road
Deerfield, IL 60015
(708) 948-8500

The full text of the Adopted Rules Amendments begins on the next page.

ILLINOIS STUDENT ASSISTANCE COMMISSION

NOTICE OF ADOPTED AMENDMENT(S)

TITLE 123: EDUCATION AND CULTURAL RESOURCES

SUBTITLE A: EDUCATION

CHAPTER XIX: ILLINOIS STUDENT ASSISTANCE COMMISSION

PART 2735

MONETARY AWARD PROGRAM (MAP)

Section	Summary and Purpose
2735.10	Applicant Eligibility
2735.20	Application for MAP Grants
2735.30	Determination of Financial Eligibility
2735.40	Institutional Packaging of Gift Assistance
2735.50	Institutional Eligibility
2735.60	Enrollment Requirements
2735.70	Disbursement of MAP Grants
2735.80	Contractual Agreement Requirements
2735.100	2735. APPENDIX A Advance Payment Formula

AUTHORITY: Implementing Section 35 and authorized by Section 20(f) of the Higher Education Student Assistance Act (Ill. Rev. Stat. 1991, ch. 144, pars. 3035 and 3020(f)) (See 87-997, effective September 3, 1992) [110 ILCS 947/35 and 947/20(f)].

SOURCE: Adopted at 9 Ill. Reg. 20857, effective January 1, 1986; amended at 11 Ill. Reg. 3225, effective January 29, 1987; amended at 11 Ill. Reg. 14134, effective August 10, 1987; amended at 12 Ill. Reg. 11546, effective July 1, 1988; transferred from Chapter IX, 23 Ill. Adm. Code 1735 (State Scholarship Commission) to Chapter XIX, 23 Ill. Adm. Code 2735 (Illinois Student Assistance Commission) pursuant to P.A. 86-168, effective July 1, 1989, at 13 Ill. Reg. 17864; amended at 14 Ill. Reg. 7242, effective May 1, 1990, amended at 16 Ill. Reg. 11296, effective July 1, 1992; emergency amendment at 16 Ill. Reg. 19237, effective November 23, 1992, for a maximum of 150 days; emergency expired on April 22, 1993; emergency amendment at 17 Ill. Reg. 6672, effective April 15, 1993, for a maximum of 150 days; emergency expired on September 18, 1993; amended at 17 Ill. Reg. 10586, effective July 1, 1993; amended at 18 Ill. Reg. _____, effective January 1, 1994.

Section 2735.30 Application for MAP Grants

a) An application for a MAP grant must be submitted annually. Applicants may use any one of the forms which the United States Department of Education (ED) designates as an application form for the Pell Grant program. (See Section 483 of the Higher Education Act of 1965, as amended (20 U.S.C.A. 1070a).)

b) Priority Consideration Dates

1) Regular School Year applications must be received before June

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1 immediately preceding the Regular School Year for which the application is being made from students who were enrolled in a postsecondary institution during had applied for a MAP grant for the previous Regular School Year in order to receive priority consideration for a full year award. Regular School Year applications must be received before October 1 from students not enrolled during who had not applied for a MAP grant the previous Regular School Year in order to receive priority consideration for a full year award.

c) Priority Processing Guidelines

21) Applications received after the priority dates Students who file applications will be considered for full or partial year MAP awards based on available funds, if any, for partial year or reduced awards and the following:

A) Prior to June 1 preceding the Regular School Year for which assistance is being requested, students who had not applied for a MAP award the previous Regular School Year and students who did apply for a MAP award the previous Regular School Year will both be considered for full-year awards;

B) From June 1 until October 1, students who had not applied for a MAP award the previous Regular School Year will be considered for full year awards, while students who did apply for a MAP award the previous Regular School Year will be considered for second semester or second and third quarter awards only;

C) On or after October 1, and until the date of final suspension of award announcements for that Regular School Year, students who had not applied for a MAP award the previous Regular School Year will be considered for second semester or second and third quarter awards only; while students who did apply for a MAP award the previous Regular School Year will not be considered for a MAP award at all;

2) During the time periods referenced above, awards will be announced concurrently, both to students who had not applied for a MAP award the previous Regular School Year, and to students who did apply for a MAP award during the previous Regular School Year. Award announcements will be made concurrently through the date of suspension of award announcements.

3) If it becomes necessary to suspend the processing of award

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announcements in order to remain within appropriated funding levels, the suspension will be applied concurrently to students who had not applied for a MAP award for the previous Regular School Year and to students who did apply for a MAP award the previous Regular School Year.

4. Corrections to applications received prior to the final suspension of award announcements will be processed and announced up to two months after the final suspension date or until the completion of the processing cycle, whichever comes first.

- 3d) Students eligible for winter or spring term awards who have missed the June 1 priority date and who are graduating midyear may request that their winter or spring award be used for fall term.

4) Applications from students qualifying for special conditions pursuant to the Pell Grant Program will be considered as long as there is available funding. (See 34-CFR-690-31 and 690-32 (1990).)

- 5e) To the extent necessary to administer the program within the limits of the MAP appropriation, the Commission may adjust the priority consideration dates and the priority processing guidelines established by this subsection (b).

- ef) When an application is incomplete, a notice will be sent to the Applicant. The Applicant then has an opportunity to furnish the missing information; however, depending on processing schedules, the Applicant may be considered only for subsequent Term(s).

- eg) ISAC informs Applicants that they are MAP recipients on the basis of application data. All announced MAP recipients are subject to Verification and the availability of funds.

- h) The Commission shall annually establish and publicize guidelines for the release of or increase in MAP awards as additional funds become available.

(Source: Amended at 18 Ill. Reg. _____, effective January 1, 1994)

DEPARTMENT OF PUBLIC AID

NOTICE OF REPEAL OF EMERGENCY AMENDMENTS IN RESPONSE TO A SUSPENSION OF THE JOINT COMMITTEE ON ADMINISTRATIVE RULES

- 1) Heading of the Part: Developmental Disabilities Services

- 2) Code Citation: 89 Ill. Adm. Code 144

- 3) Section Numbers:

144.275	Amendment
144.300	Amendment
144.325	Amendment

- 4) Notice of Emergency Amendments Published in the Illinois Register:

September 17, 1993 (17 Ill. Reg. 15126)

- 5) JCAR Statement of Suspension to Emergency Amendments Published in the Illinois Register:

October 29, 1993 (17 Ill. Reg. 18901)

- 6) Date Agency Submitted Repeal to JCAR for Approval:

December 9, 1993

- 7) Summary of Action Taken by the Agency:

The Department is repealing the emergency amendments in response to the suspension of the amendments by the Joint Committee on Administrative Rules under Section 5-125 of the Illinois Administrative Procedure Act. The repeal is effective December 20, 1993.

DEPARTMENT OF PUBLIC AID

NOTICE OF REPEAL OF EMERGENCY AMENDMENTS IN RESPONSE TO A SUSPENSION
OF THE JOINT COMMITTEE ON ADMINISTRATIVE RULES

- 1) Heading of the Part: Medical Payment
- 2) Code Citation: 89 Ill. Adm. Code 140
- 3) Section Numbers:

	<u>Emergency Action:</u>
140.530	Amendment
140.538	Amendment
140.560	Amendment
140.583	Amendment
140.648	Amendment
- 4) Notice of Emergency Amendments Published in the Illinois Register:
September 17, 1993 (17 Ill. Reg. 15162)
- 5) JCAR Statement of Suspension to Emergency Amendments Published in the Illinois Register:
October 29, 1993 (17 Ill. Reg. 18902)
- 6) Date Agency Submitted Repeal to JCAR for Approval:
December 9, 1993
- 7) Summary of Action Taken by the Agency:

The Department is repealing the emergency amendments in response to the suspension of the amendments by the Joint Committee on Administrative Rules under Section 5-125 of the Illinois Administrative Procedure Act. The repeal is effective December 20, 1993.

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY AMENDMENTS

- 1) Heading of Part: Property Tax/Revenue Act of 1939
- 2) Code Citation: 86 Ill. Adm. Code 110
- 3) Section Numbers:

	<u>Emergency Action:</u>
110.160	Amendment
- 4) Statutory Authority: Sections 2-10 and 2-15 of the Property Tax Code (P.A. 88-455) [From 35 ILCS 205/1.1 and 205/1.3]
- 5) Effective Date of Emergency Amendments: January 1, 1994
- 6) If this emergency amendment is to expire before the end of the 150-day period, please specify the date on which it is to expire: Not applicable
- 7) Date filed in Agency's Principal Office:
- 8) Reason for Emergency: The existing multi-township assessment districts will no longer exist after December 31, 1993. The new multi-township assessment districts are effective January 1, 1994, and the new multi-township assessment district assessors were elected in the spring of 1993 and will take office on January 1, 1994. Pursuant to Section 2-10 of the Property Tax Code (and Section 1.1 of the Revenue Act of 1939) the local officials are to inform the Department of the new multi-township assessment districts and this information is to be published by the Department as a rule. The Department is required to utilize the emergency rulemaking process to make this amendment because some multi-township assessment districts proposed by local officials did not meet statutory requirements and had to be redrawn. The assessment function of the new multi-township assessment districts begins shortly after January 1, 1994. The multi-township assessment districts must be adopted as rules in order to be used in this assessment process. A delay in the assessment process caused by utilization of the regular rulemaking process to adopt these amendments would be a threat to the public interest and welfare. The threat would occur because a delay in assessment could cause a delay in tax payment, and the delay in payments would have an adverse impact on the financial condition of local governmental units. The adverse financial impact could cause a curtailment of local government services to the public.

- 9) A Complete Description of the Subjects and Issues Involved: This rulemaking sets forth a current list of Multi-township assessment districts. Section 2-10 of the Property Tax Code requires that "the Department shall promulgate the several multi-township assessment districts as provided in this Section [and] file the same with the

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY AMENDMENTS

TITLE 86: REVENUE
CHAPTER I: DEPARTMENT OF REVENUEPART 110
PROPERTY TAX/REVENUE--ACT-OF-1939 CODE

Section	
110.101	Railroads
110.105	Non-carrier Real Estate of Railroads
110.110	Procedures for Assessment of Pollution Control Facilities and Low Sulphur Dioxide Emission Coal Fueled Devices
110.115	Exemption Proceedings
110.120	Oil Right Lessees and Producers
110.125	Reports to be Filed with the Department
110.130	Hearings and Records of County Assessor, Supervisor of Assessments or Board of Assessors
110.135	Review of Assessments - Counties of 1,000,000 or More
110.140	Board of Review Procedures and Records - Counties of Less than 1,000,000
110.141	Farmland Factor Review Procedures (Repealed)
110.145	Practice and Procedure
110.150	Records Reproduction
110.155	Appointment of Board of Review Members After Examination
110.160	Multi-township Assessment Districts
EMERGENCY	
110.165	Farmland Assessment Review Procedures
110.170	Assessors' Bonus
110.175	Equalization by Supervisor of Assessments
110.180	Supervisor of Assessments Examination
110.190	Property Tax Extension Limitation

AUTHORITY: Implementing the Property Tax Code (P.A. 88-455) Revenue-Act of-1939--(Ill.--Rev--Stat--1991--ch--120--par--482-4) and authorized by Section 39b35 of the Civil Administrative Code of Illinois (Ill. Rev. Stat. 1991, ch. 127, par. 39b35)[20 ILCS 2505/39b19].

SOURCE: Adopted June 1, 1940; amended at 5 Ill. Reg. 2999, effective March 11, 1981; amended at 5 Ill. Reg. 5888, effective May 26, 1981; amended at 6 Ill. Reg. 9707, effective July 27, 1982; amended at 6 Ill. Reg. 14564, effective November 5, 1982; codified at 7 Ill. Reg. 5886; amended at 8 Ill. Reg. 24285, effective December 5, 1984; amended at 9 Ill. Reg. 159, effective December 26, 1984; amended at 9 Ill. Reg. 12022, effective July 24, 1985; amended at 10 Ill. Reg. 11284, effective June 16, 1986; amended at 10 Ill. Reg. 15125, effective September 2, 1986; amended at 11 Ill. Reg. 19675, effective November 23, 1987; amended at 11 Ill. Reg. 20972, effective December 11, 1987; amended at 12 Ill. Reg. 14346, effective August 29, 1988; amended at 13 Ill. Reg. 6803, effective April 12, 1989; amended at 13 Ill. Reg. 7469, effective May 2, 1989; amended at 15 Ill. Reg. 3522, effective February 21, 1991; emergency rule added at 15 Ill.

DEPARTMENT OF REVENUE

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Secretary of State as provided in the Illinois Administrative Procedure Act"

10) Are there any proposed amendments to this Part pending: Yes

Section Numbers	Proposed Action	IL Reg. Citation
110.115	Amendment	17 Ill. Reg. 2507

11) Statement of Statewide Policy Objectives: This rulemaking neither imposes a State mandate, nor modifies an existing mandate.

12) Information and questions regarding this amendment shall be directed to:

Keith W. Staats
Staff Attorney
Illinois Department of Revenue
Legal Services Bureau
101 West Jefferson
Springfield, Illinois 62794
Phone: (217) 782-7055

The full text of the emergency amendments begins on the next page:

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY AMENDMENTS

Reg. 14297, effective October 1, 1991, for a maximum of 150 days; amended at 16 Ill. Reg. 2624, effective February 4, 1992; emergency amendments at ____ Ill. Reg. _____, effective January 1, 1994, for a maximum of 150 days.

Section 110.160 Multi-township Assessment Districts EMERGENCY

The following list of multi-township assessment districts have been promulgated and filed with by this Department in accordance with Sections 2-10 and 2-15 of the Property Tax Code, effective January 1, 1994, (Sections 1.1 and 1.2 of the Revenue Act of 1939, repealed January 1, 1994):

County	Townships in District
Adams	<ol style="list-style-type: none"> 1. Lima, Keene 2. Houston, Northeast 3. Clayton, Concord 4. Mekee, Beverly, Richfield 5. Fall Creek, Payson 6. Honey Creek, Gilmer, Burton 7. Columbus, Liberty 1. Liberty, Columbus 2. Burton, Gilmer, Honey Creek 3. Lima, Keene 4. Houston, Northeast 5. Clayton, Concord 6. Fall Creek, Payson
Bond	<ol style="list-style-type: none"> 1. Mills, Tamalco 2. La Grange, Old Ripley
Boone	<ol style="list-style-type: none"> 1. Manchester, LeRoy, Caledonia 2. Flora, Spring 2. Bonus, Spring
Brown	<ol style="list-style-type: none"> 1. Pea Ridge, Missouri, Lee, Ripley 2. Cooperstown, Versailles, Elkhorn, Buckhorn 1. Lee, Pea Ridge, Missouri, Ripley, Cooperstown 2. Buckhorn, Elkhorn, Versailles
Bureau	<ol style="list-style-type: none"> 1. Fairfield, Gold, Mineral 2. Neponset, Macon

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY AMENDMENTS

3. ~~Greenville~~, Manlius
4. ~~Walnut~~, Bureau
5. ~~Indiantown~~, Arispie, Milo, Wheatland
6. ~~Ohio~~, Dover

7. ~~La Moille~~, Clarion
8. ~~Berlin~~, Westfield
9. ~~Selby~~, Leepertown
1. Bureau, Walnut
2. Berlin, Westfield
3. Leepertown, Selby
4. Fairfield, Gold, Mineral
5. Neponset, Macon
6. Greenville, Manlius
7. Indiantown, Arispie, Milo, Wheatland
8. Ohio, Dover
9. LaMoille, Clarion

Carroll

1. Washington, Woodland, Freedom
2. Cherry Grove, Shannon
3. Rock Creek, Lima
4. Wysox, Elkhorn Grove
5. Salem, Fairhaven
2. Salem, Fairhaven
3. Elkhorn Grove, Wysox

Cass

1. Bluff Springs, Arenzville, Hagenes
2. Sangamon Valley, Virginia
3. Chandlerville, Panther Creek, Newmansville
4. Philadelphia, Ashland
1. Sangamon Valley, Virginia
2. Ashland, Philadelphia
3. Panther Creek, Newmansville, Chandlerville
4. Bluff Springs, Arenzville, Hagenes

Champaign

1. East Bend, Newcomb, Condit, Hensley
2. Ludlow, Rantoul
3. Harwood, Kerr, Compromise
4. Stanton, Ogden
5. Colfax, Sadorus
6. Pesotum, Crittenden
7. Raymond, Ayers, South Homer

Christian

1. Mt. Auburn, Mosquito

DEPARTMENT OF REVENUE

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2. Stonington, Prairieton
3. ~~Johnson, Locust, Rosamond, Greenwood~~
34. ~~King, Bear Creek, Ricks Johnson~~
4. Greenwood, Rosamond, Locust

Clark

1. Westfield, Parker, Dolsen, Auburn, Douglas
2. Dolson, Auburn, Douglas, Anderson, Darwin, York
3. Johnson, Orange, Melrose, York

Clay

1. Larkinsburg, Oskaloosa, Blair
2. Bible Grove, Hoosier, Pixley
3. Stanford, Clay City
4. Songer, Xenia

Clinton

1. St. Rose, Wheatfield
2. Irishtown, Carlyle
3. ~~East Fork, Meridian, Clement~~
34. Santa Fe, Lake
4. Clement, Meridian, East Fork

Coles

1. Seven Hickory, Charleston
2. Morgan, East Oakland
3. Ashmore, Hutton
4. ~~Paradise, Pleasant Grove~~
4. North Okaw, Humboldt

Crawford

1. Licking, Prairie
2. Lamotte, Montgomery
3. Martin, Honey Creek, Southwest

Cumberland

1. Cottonwood, Union, Crooked Creek
2. Spring Point, Woodbury

DeKalb

1. South Grove, Mayfield
2. Malta, Milan
3. Afton, Pierce
4. Shabbona, Paw Paw
5. Victor, Somonauk

DEPARTMENT OF REVENUE

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DeWitt

1. Waynesville, Barnett
2. ~~Wapella, Wilson~~
3. ~~Rutledge, Harp, DeWitt~~
2. Wilson, Rutledge, Harp, DeWitt
34. Tunbridge, Texas
5. ~~Creek, Nixon~~

Douglas

1. Murdock, Newman
2. Bowdre, Sargent

Edgar

1. ~~Prairie, Brouillette, Creek, Edgar~~
2. ~~Shiloh, Embarrass~~
3. Buck, Grandview
4. ~~Symmes, Elbridge~~
5. ~~Hunter, Stratton~~
1. Brouillette Creek, Edgar, Prairie
2. Buck, Embarrass, Grandview
3. Elbridge, Hunter, Stratton
4. Shiloh, Young America

Effingham

1. Liberty, Banner, Moccasin
2. ~~Mound, West~~
3. ~~Jackson, Mason~~
4. Union, Lucas
1. Banner, Liberty, Moccasin
2. Jackson, Mason
3. Mound, West
4. Watson, Union
5. Bishop, Lucas

Fayette

1. Hurricane, South Hurricane, Shafter, Bear Grove
2. ~~Bowling Green, Carson, Loudon~~
3. ~~Seton, Otego, Wheat Land~~
4. ~~Bear Grove, Seminary, Pope~~
5. ~~Kaskaskia, Wilberton, Lone Grove~~
2. Seminary, Pope, Kaskaskia
3. Wilberton, Lone Grove, LaClede
4. Shafter, Otego, Wheatland
5. Loudon, Carson, Bowling Green

Ford

1. ~~Sellivant, Peach Orchard~~
2. ~~Drummer, Dix~~
3. ~~Lyman, Wall~~

DEPARTMENT OF REVENUE

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4. ~~Patton, Button~~
5. ~~Rogers, Mona, Pella~~
1. ~~Drummer, Dix~~
2. ~~Patton, Button~~
3. ~~Sullivan, Peach Orchard, Lyman, Wall~~
4. ~~Brenton, Pella, Mona, Rogers~~

Franklin

1. Goode, Barren
2. Ewing, Northern
3. Eastern, Cave

Fulton

1. ~~Fairview, Joshua~~
2. ~~Orion, Banner~~
3. ~~Deerfield, Lee, Harris~~
4. ~~Cass, Bernadotte, Farmers~~
5. ~~Liverpool, Waterford~~
6. ~~Isabel, Kerton, Woodland~~
7. ~~Young, Hickory, Ellisville~~
1. ~~Ellisville, Young Hickory, Deerfield, Lee~~
2. ~~Fairview, Joshua~~
3. ~~Harris, Cass, Bernadotte, Farmer~~
4. ~~Pleasant, Isabel, Woodland, Kerton, Waterford~~
5. ~~Banner, Liverpool~~

Gallatin

24. ~~Omaha, Asbury, North Fork~~
2. ~~Equality, Eagle Creek, Bowlesville~~
13. ~~New Haven, Shawnee~~
3. ~~Equality, Bowlesville, Eagle Creek~~

Greene

1. ~~Patterson, Roodhouse~~
2. ~~Athensville, Rubicon, Wrights~~
3. ~~Linder, Rockbridge~~
4. ~~Walkerville, Bluffdale, Woodville~~
3. ~~Walkerville, Bluffdale, Woodville~~
4. ~~Linder, Rockbridge~~

Grundy

1. ~~Nettle Creek, Erienna, Norman, Vienna, Highland~~
2. ~~Garfield, Goodfarm~~
3. ~~Maine, Felix~~
1. ~~Norman, Wauponsee~~
2. ~~Highland, Vienna, Mazon~~

DEPARTMENT OF REVENUE

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3. ~~Goodfarm, Garfield, Greenfield~~
4. ~~Maine, Braceville~~
5. ~~Nettle Creek, Erienna~~

Hamilton

1. ~~Crouch, South Crouch, Beaver Creek~~
2. ~~Knight, Prairie, Flannigan, South Flannigan, Twigg, South Twigg~~
3. ~~Creek, Mayberry~~
1. ~~Dahlgren, Knight Prairie~~
2. ~~Flannigan, South Flannigan, Twigg, South Twigg, Mayberry~~
3. ~~Crouch, South Crouch, Beaver Creek, Crouch~~

Hancock

1. ~~Appanoose, Sonora, Nauvoo~~
2. ~~Pontoon, Rock Creek~~
3. ~~Durham, Pilot Grove, Fountain Green, Hancock~~
4. ~~Prairie, Carthage~~
5. ~~Montebello, Wythe~~
6. ~~Bear Creek, Harmony~~
7. ~~Chili, Augusta~~
8. ~~Walker, St. Albans~~
9. ~~Warsaw, Wilcox, Rocky Run~~
1. ~~Nauvoo, Appanoose, Sonora~~
2. ~~Pontoon, Dallas City, Rock Creek~~
3. ~~Prairie, Carthage~~
4. ~~Warsaw, Wilcox, Rocky Run~~
5. ~~Durham, Pilot Grove, Fountain Green, Hancock~~
6. ~~Wythe, Walker, St. Albans~~
7. ~~Chili, Augusta~~
8. ~~Bear Creek, Harmony, St. Mary~~

Henderson

1. ~~Media, Raritan, Terre Haute~~
2. ~~Bald Bluff, Rozetta, Biggsville~~
3. ~~German, Stronghurst~~
1. ~~Biggsville, Rozetta, Bald Bluff~~
2. ~~Media, Raritan, Terre Haute~~
3. ~~Stronghurst, Carman~~

Henry

1. ~~Hanna, Phenix~~
2. ~~Lorraine, Yerktown, Alba~~
3. ~~Edford, Osce~~
4. ~~Munson, Cornwall, Burns~~
5. ~~Lynn, Andover~~

DEPARTMENT OF REVENUE

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- 6- Weller, Galva
- 1- Edford, Osco
- 2- Lynn, Andover
- 3- Munson, Cornwall, Burns
- 4- Loraine, Yorktown, Alba
- 5- Weller, Galva

Iroquois

- 1- Mills-Grove, Ashkum
- 2- Papineau, Beaverville
- 3- Danforth, Iroquois
- 4- Beaver, Concord
- 5- Ridgeland, Onarga
- 6- Crescent, Ash-Grove
- 7- Milford, Stockland
- 8- Pigeon-Grove, Fountain-Creek
- 9- Prairie-Green, Lovejoy
- 1- Ridgeland, Onarga, Artesia
- 2- Pigeon Grove, Fountain Creek
- 3- Milford, Stockland, Lovejoy, Prairie Green
- 4- Crescent, Ash Grove
- 5- Mills Grove, Ashkum
- 6- Beaver, Concord
- 7- Papineau, Beaverville
- 8- Danforth, Iroquois

Jackson

- 1- Ora, Vergennes
- 2- Levan, Kinkaid, Degonia, Fountain-Bluff
- 3- Degonia, Kinkaid, Fountain Bluff, Levan Sand Ridge, Grand Tower, Pomona

Jasper

- 1- Grove, North-Muddy, South-Muddy
- 2- Crooked-Creek, Grandville, Hunt-City
- 3- Willow-Hill, Ste-Marie, Fox, Smallwood
- 1- Crooked Creek, Grandville, Hunt City
- 2- Smallwood, Fox, Sainte Marie, Willow Hill
- 3- Grove, North Muddy, South Muddy

Jefferson

- 1- Grand Prairie, Casner
- 2- Field, Farrington
- 3- Pendleton, Moores-Prairie
- 4- Bald-Hill, Elk-Prairie
- 5- Blissville, McGlellan
- 2- Blissville, Bald Hill, Elk Prairie

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY AMENDMENTS

- 3- Field, Farrington
- 4- Pendleton, Moores Prairie

Jersey

- 1- Richwood, English
- 2- Jersey, Rayle, Fidelity
- 3- Rosedale, Otter Creek
- 1- Ruyle, Jersey, Fidelity
- 2- Richwood, English

Jo Daviess

- 1- Menominee, Vinegar-Hill, Rawlins
- 2- Council Hill, Scales-Mound, Guilford
- 3- Apple-River, Thompson
- 4- Rush, Nora
- 5- Rice, Hanover
- 6- Woodbine, Derinda
- 7- Wards-Grove, Berreman, Pleasant-Valley
- 1- Apple River, Thompson
- 2- Berreman, Derinda, Pleasant Valley, Wards Grove
- 3- Council Hill, Guilford, Scales Mound
- 4- Elizabeth, Woodbine
- 5- Hanover, Rice
- 6- Menominee, Rawlins, Vinegar Hill
- 7- Nora, Rush, Warren

Kankakee

- 1- Essex, Salina
- 2- Reekville, Martene
- 3- Sumner, Yellowhead
- 1- Rockville, Manteno
- 2- Sumner, Yellowhead
- 3- Essex, Salina

Kendall

- 1- Na-Au-Say, Seward, Lisbon
- 1- Lisbon, Seward, Na-au-say

Knox

- 1- Rio, Henderson
- 2- Walnut Grove, Lynn, Copley, Victoria
- 3- Persifer, Truro
- 4- Knox, Galesburg, Cedar, Indian Point
- 5- Sparta, Knox, Galesburg, Cedar, Indian Point
- 5- Orange, Haw Creek
- 6- Chestnut, Maquon, Salem, Elba
- 8- Libby, Salem

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY AMENDMENTS

LaSalle

1. Meriden, Ophir, Troy Grove
2. Freedom, Serena
3. Dimmick, Waltham, Wallace
4. Mission, Miller
5. Utica, Deer Park
6. Vermilion, Richland, Hope
7. Fall River, Grand Rapids
8. Brookfield, Allen
9. Geage, Groveland
3. Mission, Miller
4. Dimmick, Waltham, Wallace
6. Fall River, Grand Rapids
7. Vermilion, Farm Ridge
8. Hope, Richland
9. Brookfield, Allen
10. Osage, Groveland

Lawrence

1. Petty, Bond, Russell
2. Christy, Lukin
3. Allison, Denison
1. Allison, Denison
2. Christy, Lukin
3. Petty, Bond, Russell

Lee

1. Nelson, Harmon
2. China, Nachusa
3. Ashton, Bradford
4. Reynolds, Alto, Viola, Willow Creek
5. Marion, East Grove, Hamilton
6. Amboy, Lee, Center
7. May, Sublette
1. Nachusa, China
2. Nelson, Harmon
3. South Dixon, Marion, East Grove, Hamilton
4. Reynolds, Alto, Viola, Willow Creek
5. Brooklyn, Wyoming
6. Ashton, Bradford
7. Amboy, Lee Center
8. May, Sublette

Livingston

1. Sunbury, Nevada, Eamen
2. Round Grove, Broughton, Union
3. Long Point, Amity

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY AMENDMENTS

4. Rocks Creek, Pike, Waldo
5. Owego, Avoca, Eppards Point
6. Saunemin, Pleasant Ridge
7. Sullivan, Charlotte
8. Indian Grove, Belle Prairie
9. Forrest, Fayette
10. Chatworth, Germanville
1. Chatworth, Germanville
2. Reading, Newtown
3. Sunbury, Nevada, Esmen
4. Round Grove, Union, Broughton
5. Long Point, Amity
6. Rocks Creek, Waldo, Pike
7. Owego, Eppards Point, Avoca
8. Saunemin, Sullivan, Pleasant Ridge, Charlotte
9. Indian Grove, Belle Prairie
10. Forrest, Fayette

Logan

1. Prairie Creek, Sheridan
2. Orvil, Eminence
3. Atlanta, Oran
4. Chester, Mount Pulaski
5. Corwin, Broadwell
6. Hurlbut, Elkhart
7. Aetna, Laenna, Lake Fork

McDonough

1. Blandinsville, Hire
2. Sciota, Walnut Grove
3. Prairie City, Bushnell
4. Emmet, Chalmers
5. Macomb, Mound
6. Scotland, New Salem
7. Tennessee, Lamoine, Bethel
8. Industry, Eldorado
3. Bushnell, Prairie City
4. Chalmers, New Salem, Scotland
5. Tennessee, Lamoine, Bethel
6. Industry, Eldorado
7. Macomb, Mound

McLean

1. Yates, Lawndale, Crepsey, Anchor
2. Money Creek, Lexington
3. Blue Mound, Martin
4. Dawson, Arrowmith
5. West, Bellflower

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY AMENDMENTS

- 6: White-Oak,--Dry-Grove
- 7: Mount-Hope,--Funk's-Grove
1. Allin, Dale
2. Old Town, Downs
3. West, Bellflower, Cheneys Grove
4. Yates, Lawndale, Cropsey, Anchor
5. Money Creek, Lexington
6. Blue Mound, Martin
7. Dawson, Arrowsmith
8. White Oak, Dry Grove
9. Mount Hope, Funk's Grove

Macon

1. Austin, Illini
- 2: Niantic,--Harristown
- 3: Whitmore,--Oakley
- 4: Mt. Zion,--Milam
2. Oakley, Whitmore
3. Niantic, Harristown
4. Blue Mound, Pleasant View
5. Mount Zion, Milam

Macoupin

1. Scottville, Barr, Western Mound, Chesterfield
2. North Palmyra, North Otter
3. South Palmyra, South Otter
4. Nilwood, Shaws Point, Honey Point
5. Bird, Polk, Hillyard, Brushy Mound

Madison

1. New Douglas, Leef

Marion

1. Patoka, Carrigan
2. Foster, Tonti
3. Kinmundy, Meacham
4. Alma, Omega
5. Stevenson, Haines
6. Iuka, Romine

Marshall

1. Saratoga, Whitefield, La Prairie
2. Hopewell, Roberts, Bell Plain, Richland
- 2: Richland,--Bell-Plain

Mason

- 1: Lynchburg,--Bath

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY AMENDMENTS

- 2: Kilbourne,--Crane-Creek,--Sherman
- 2: Quiver,--Forest-City
- 4: Pennsylvania,--Allen-Grove
- 5: Salt-Creek,--Mason-City
1. Forest City, Quiver
2. Allens Grove, Pennsylvania, Salt Creek
3. Crane Creek, Kilbourne, Sherman
4. Bath, Lynchburg

Mercer

1. Eliza, Duncan, Perryton
2. Keithsburg, Abington, Ohio Grove
3. Suez, North Henderson
4. New Boston, Millersburg

Montgomery

- 1: Bois-D'Arc,--Harvel
- 2: Pittman,--Zanesville
- 3: Walshville,--Grisham
- 4: Rountree,--Irving,--Butler-Grove
- 5: Nokomis,--Audubon
- 6: Fillmore,--South-Fillmore
1. Harvel, Pittman, Zanesville
2. Butler Grove, Irving, Rountree
3. Audubon, Nokomis
4. Witt, Fillmore, South Fillmore
5. Grisham, Walshville

Moultrie

1. Dora,--Marrow-Bone Marrowbone
2. Lowe, Jonathan Creek
3. East Nelson, Whitley

Ogle

- 1: Forreston,--Brookville
- 2: Maryland,--Lincoln
- 2: Eagle-Point,--Buffalo,--Woosung
- 4: Pine-Creek,--Grand-Detour
- 5: Oregon,--Nashua
- 6: Pine-Rock,--Lafayette,--Taylor
- 7: Scott,--White-Rock
8. Lynnville, Dement
1. Eagle Point, Buffalo, Woosung
2. Brookville, Forreston
3. Nashua, Oregon
4. Scott, White Rock
5. Maryland, Lincoln
6. Pine Creek, Grand Detour
7. Taylor, Lafayette, Pine Rock

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY AMENDMENTS

Peoria	1. Millbrook, Brimfield
	2. Trivoli, Logan
	3. Jubilee, Rosefield
	4. Prineville, Akron
	2. Princeville, Akron
	3. Logan, Trivoli
Piatt	1. Goose Creek, Willow Branch
Pike	1. Atlas, Martinsburg
	2. Chambersburg, Fairmount, Perry
	3. Cincinnati, Kinderhook, Levee
	4. Derry, Pleasant Vale
	5. Detroit, Montezuma
	6. Flint, Griggsville
	7. Hadley, New Salem
	8. Hardin, Newburg
	9. Pearl, Spring Creek
	10. Pleasant Hill, Ross
	1. Fairmount, Perry, Chambersburg
	2. Hadley, New Salem, Pleasant Vale, Derry
	3. Flint, Detroit, Montezuma
	4. Newburg, Hardin
	5. Atlas, Martinsburg
	6. Pleasant Hill, Ross
	7. Spring Creek, Pearl
Putnam	1. Hennepin, Senachwine
Richland	1. Denver, Noble, Decker
	2. German, Claremont, Bonpas
	1. Noble, Decker, Denver
	2. German, Claremont
	3. Madison, Bonpas
Rock Island	1. Zuma, Canoe Creek
	2. Drury, Buffalo Prairie
	1. Buffalo Prairie, Drury
	2. Canoe Creek, Zuma
	3. Cordova, Port Byron
Saline	1. Tate, Long Branch, Galatia

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY AMENDMENTS

	2. Brushy, Raleigh
	3. Rector, East Eldorado, Cottage
	4. Independence, Mountain, Stonefort
	1. Galatia, Long Branch, Tate
	2. Brushy, Raleigh
	3. Rector, East Eldorado, Cottage
	4. Stonefort, Independence, Mountain
Sangamon	1. Island Grove, New Berlin
	2. Leami, Maxwell, Tellington
	3. Buffalo Hart, Mechanicsburg
	4. Cooper, Cotton Hill
	5. Lanesville, Illinois
	1. Buffalo Hart, Mechanicsburg
	2. Lanesville, Illinois
	3. Maxwell, Leami, Tellington
	4. Cooper, Cotton Hill
	5. Island Grove, New Berlin
Schuyler	1. Birmingham, Brooklyn, Littleton, Oakland, Huntsville, Camden
	2. Woodstock, Bainbridge, Frederick, Browning, Hickory
	2. Browning, Hickory, Woodstock, Bainbridge, Frederick
Shelby	1. Moweaqua, Penn
	2. Flat Branch, Pickaway, Rural, Ridge
	3. Georce, Cold Spring
	4. Herrick, Dry Point
	5. Lakewood, Clarksburg, Holland
	6. Todds Point, Okaw
	7. Richland, Ash Grove
	2. Flat Branch, Ridge, Rural, Pickaway
	3. Todds Point, Okaw
	4. Richland, Ash Grove
	5. Oconee, Cold Spring
	6. Herrick, Dry Point
	7. Lakewood, Holland, Clarksburg
	8. Big Spring, Sigel
Stark	1. Goshen, West Jersey
	2. Elmira, Osceola
	3. Essex, Valley, Penn
	1. Elmira, Osceola

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY AMENDMENTS

2. Goshen, West Jersey
3. Essex, Valley, Penn

Stephenson

1. Winslow, Waddams
2. Kent, Erin
3. Jefferson, Loran
4. Rock-Grove, Dakota
2. Erin, Kent
4. Dakota, Rock Grove

Tazewell

1. Sand Prairie, Malone
2. Dillon, Delavan
3. Hopedale, Boynton
4. Little-Mackinaw, Hittle
4. Hittle, Little Mackinaw

Vermilion

1. Middlefork, Pilot
2. Jamaica, Carroll
3. McKendree, Love
1. Pilot, Middlefork
2. McKendree, Love
3. Jamaica, Vance
4. Carroll, Elwood

Warren

1. Sumner, Hale
2. Spring-Grove, Monmouth
3. Kelly, Goldbrook
4. Lenox, Floyd
5. Ellison, Point Pleasant, Swan
6. Berwick, Greenbush
2. Kelly, Coldbrook
3. Lenox, Floyd, Berwick
4. Greenbush, Swan, Point Pleasant
5. Tompkins, Ellison

Washington

1. Ashley, Beaucoup, Richview
2. Belo, Dubois
3. Covington, Hoyleton
4. Venedy, Johannisburg, Lively-Grove
5. Plum-Hill, Oakdale, Pilot Knob
1. Venedy, Johannisburg, Lively Grove
2. Covington, Hoyleton
3. Beaucoup, Ashley, Richview
4. Plum Hill, Oakdale, Pilot Knob

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY AMENDMENTS

5. Bolo, DuBois

Wayne

1. Garden-Hill, Orchard, Hickory Hill, Four Mile Hill
2. Indian Prairie, Berry, Arrington
3. Keith, Zif, Elm River, Mount Erie
4. Massilon, Leech, Barnhill
1. Garden Hill, Orchard, Hickory Hill, Four Mile
2. Keith, Zif, Mt. Erie, Elm River
3. Indian Prairie, Berry, Arrington
4. Massilon, Barnhill, Leech

White

1. Mill Shoals, Burnt Prairie
2. Indian-Creek, Herald's-Prairie
3. Hawthorne, Emma
2. Heralds Prairie, Emma, Hawthorne

Whiteside

1. Ustick, Clyde
2. Genesee, Jordan
3. Albany, Garden-Point Plain
4. Newton, Fenton
5. Erie, Portland
6. Hume, Montmorency
7. Tampico, Hahnman

Will

1. Florence, Wilton

Winnebago

1. Laona, Durand
2. Harrison, Burritt

Woodford

1. Partridge, Cazenovia
2. Linn, Clayton, Greene, Panola
3. Cruger, Ohio
4. Palestine, Kansas

(SOURCE: Emergency amendments at _____ Ill. Reg. _____, effective January 1, 1994, for a maximum of 150 days.)

ILLINOIS REGISTER

DEPARTMENT OF PUBLIC AID

NOTICE OF WITHDRAWAL OF PROPOSED AMENDMENTS

1) Heading of the Part: Developmental Disabilities Services

2) Code Citation: 89 Ill. Adm. Code 144

3) Section Number: Proposed Action:

144.275	Amendment
144.300	Amendment
144.325	Amendment

4) Date Notice of Proposed Amendments Published in the Illinois Register:

September 17, 1993 (17 Ill. Reg. 14796)

5) Reason for the Withdrawal:

On October 12, 1993, the Joint Committee on Administrative Rules suspended the emergency amendments which correspond to these proposed amendments. In response to that suspension, the Department has repealed the emergency amendments. This withdrawal of the corresponding proposed amendments is consistent with that response.

ILLINOIS REGISTER

DEPARTMENT OF PUBLIC AID

NOTICE OF WITHDRAWAL OF PROPOSED AMENDMENTS

1) Heading of the Part: Medical Payment

2) Code Citation: 89 Ill. Adm. Code 140

3) Section Number: Proposed Action:

140.530	Amendment
140.538	Amendment
140.560	Amendment
140.583	Amendment
140.648	Amendment

4) Date Notice of Proposed Amendments Published in the Illinois Register:

September 17, 1993 (17 Ill. Reg. 14800)

5) Reason for the Withdrawal:

On October 12, 1993, the Joint Committee on Administrative Rules suspended the emergency amendments which correspond to these proposed amendments. In response to that suspension, the Department has repealed the emergency amendments. This withdrawal of the corresponding proposed amendments is consistent with that response.

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLYFILING PROHIBITION

ILLINOIS COMMERCE COMMISSION

Heading of Part: Pole Attachment Rates, Terms and Conditions Applicable to Cable Television Companies and Electric and Telephone Public Utilities

Code Citation: (83 Ill Adm Code 315)

Section Numbers: 315.20

Date Originally Published in the Illinois Register: 1/8/93
17 Ill Reg 202

At its meeting on December 14, 1993, the Joint Committee on Administrative Rules voted to prohibit filing of the above proposed rulemaking with the Secretary of State. The Committee found that the adoption of these rules would constitute a serious threat to the public interest and welfare. The reason for the prohibition is as follows:

The Committee objects to and prohibits the filing of the Illinois Commerce Commission rules entitled "Pole Attachment Rates, Terms and Conditions Applicable to Cable Television Companies and Electric and Telephone Public Utilities" (83 Ill Adm Code 315), because by creating an unfair formula to be used to determine rates that cable television companies must pay to electric companies for the use of utility poles when the cable television company and utility cannot agree on an acceptable rate, the rulemaking is overburdensome for cable television companies, and will result in increased costs to cable television customers, constituting a serious threat to the welfare of the affected businesses and the citizens of this State.

The Filing Prohibition will be lifted if the ICC amends the rate formula to reflect the actual space used by CATV by removing from the formula the allocation of neutral space.

The proposed rules may not be filed with the Secretary of State or enforced by the Illinois Commerce Commission for any reason for 180 days following receipt of this certification and statement by the Secretary of State.

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLYSTATEMENT OF RECOMMENDATION
TO PROPOSED RULEMAKING

DEPARTMENT OF PUBLIC HEALTH

Heading of Part: Certified Local Health Department Code

Code Citation: 77 Ill Adm Code 600

Section Numbers:
600.100 600.110
600.200 600.210
600.300 600.310
600.320 600.330
600.400 600.410
600.500 600.510

Date Originally Published in the Illinois Register: 9/17/93
17 Ill Reg 14806

At its meeting on December 14, 1993, the Joint Committee on Administrative Rules considered the above cited rulemaking and recommends that since this rulemaking is part of a 5-part rulemaking package and DPH only initiated Second Notice on Parts 600 and 610, the Committee recommends that DPH refrain from adopting its rules entitled Certified Local Health Department Code (77 Ill Adm Code 600) until the companion repealer, Repeal of Minimum Qualifications for Personnel Employed by Local Health Departments Code (77 Ill Adm Code 600), as well as Local Health Department Development Grant Rules (77 Ill Adm Code 610), Local Health Protection Grant Rules (77 Ill Adm Code 615), and Repeal of Local Health Department Program Standards Code (77 Ill Adm Code 615) can be adopted simultaneously.

The agency should respond to this Recommendation in writing within 90 days after receipt of this Statement. Failure to respond will constitute refusal to accede to the Committee's Recommendation. The agency's response will be placed on the JCAR agenda for further consideration.

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLY

STATEMENT OF RECOMMENDATION
TO PROPOSED RULEMAKING

DEPARTMENT OF PUBLIC HEALTH

Heading of Part: Local Health Department Development Grant Rules

Code Citation: 77 Ill Adm Code 610

Section Numbers:
610.100
610.110
610.200
610.200
610.210
610.300
610.310
610.320

Date Originally Published in the Illinois Register: 9/17/93

17 Ill Reg 14824

At its meeting on December 14, 1993, the Joint Committee on Administrative Rules considered the above cited rulemaking and recommends that since this rulemaking is part of a 5-part rulemaking package and DPH only initiated Second Notice on Parts 600 and 610, the Joint Committee recommends that DPH refrain from adopting its rules entitled Local Health Department Development Grant Rules (77 Ill Adm Code 610) until DPH can simultaneously adopt the other 4 Parts: Certified Local Health Department Code (77 IAC 600), Repeal of Minimum Qualifications for Personnel Employed by Local Health Departments Code (77 IAC 600), Local Health Protection Grant Rules (77 IAC 615) and Repeal of Local Health Department Program Standards Code (77 IAC 615).

The agency should respond to this Recommendation in writing within 90 days after receipt of this Statement. Failure to respond will constitute refusal to accede to the Committee's Recommendation. The agency's response will be placed on the JCAR agenda for further consideration.

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLY

STATEMENT OF RECOMMENDATION
TO PROPOSED RULEMAKING

DEPARTMENT OF TRANSPORTATION

Heading of Part: Employee Commute Options

Code Citation: 92 Ill Adm Code 600

Section Numbers:
600.10 600.20
600.30 600.40
600.50 600.60
600.70 600.80
600.90 600.100
600.110 600.120
600.130

Date Originally Published in the Illinois Register: 8/6/93

17 Ill Reg 12613

At its meeting on December 14, 1993, the Joint Committee on Administrative Rules considered the above cited rulemaking and recommends that the Department initiate further rulemaking to implement the Employee Commute Options Act that more clearly defines the program. The additional rulemaking should include such elements as specific vehicle reduction values; fractional values for alternative fuel vehicles; the criteria for certification of clean fuel vehicles; a list of the names of holidays that make a week unacceptable for survey; criteria for agency approval of compliance plans; definitions for alternative work schedules and alternative work sites; an outline of training program availability; and descriptions of options available for compliance plans.

The agency should respond to this Recommendation in writing within 90 days after receipt of this Statement. Failure to respond will constitute refusal to accede to the Committee's Recommendation. The agency's response will be placed on the JCAR agenda for further consideration.

ILLINOIS COMMUNITY COLLEGE BOARD

ILLINOIS COMMUNITY COLLEGE BOARD

REQUEST FOR EXPEDITED CORRECTION

REQUEST FOR EXPEDITED CORRECTION

failure to include the first set of amendments in the text of the subsequent amendments will not affect the effective date. On that basis, the corrected text reflects the amendments as effective August 20, 1990.

7) Any person who wishes to comment on the request should contact the Joint Committee on Administrative Rules at the address or phone numbers below. However, commenters should be aware that the Joint Committee, in accordance with the expedited nature of this process, will be taking action on this issue as soon as possible.

Joint Committee on Administrative Rules
700 Stratton Building
Springfield, Illinois 62706
217/785-2254 FAX: 217/524-0567

8) The full text of the Section, indicating the requested corrections, follows:

1) Rule Affected: Administration of the Illinois Public Community College Act (23 Ill Adm Code 1501)

2) Publication of Rulemaking Requiring Correction:
Amendments to Section 1501.501 which were proposed on March 9, 1990 (14 Ill Reg 3308) were adopted effective August 20, 1990. The notice of adopted amendments was published on August 24, 1990 (14 Ill Reg 13997). The published and filed texts of the adopted amendments failed to include amendments to Section 1501.501 which were adopted effective June 25, 1990, and published on July 6, 1990 (14 Ill Reg 10762).

3) Agency Representative:

Questions or comments concerning this request for correction may be directed to Zach Matthew, Illinois Community College Board, 509 South Sixth St., Room 400, Springfield, Illinois 62701-1874. He may be contacted by telephone at (217)785-0123.

4) Reason Certificate of Correction is Requested:

These corrections are "omissions . . . that create unintentional discrepancies between adopted rule text and text previously published in the Illinois Register" as provided at 1 Ill Adm Code 240.110(a) and Section 7.01(b) of the Illinois Administrative Procedure Act (Ill Rev Stat 1991, ch. 127, par. 1007.01(b)). The published and filed texts of Sections 1501.501 adopted effective August 20, 1990, failed to include previous amendments to Section 1501.501 which were adopted effective June 25, 1990. This error created the unintentional discrepancies.

5) Effect on the Affected Public:

a) Public interest to be served: This correction will facilitate public access to the properly adopted text of the rules.

b) Will any hardship be created for the affected public? No.

c) Measures taken and to be taken by the agency to make the corrections known to the public: The Board will distribute copies of the corrected Section to the affected public.

6) Effective Date of Correction Recommended by the Agency and Explanation of the Recommended Date: August 20, 1990. The effective date of the two sets of amendments will not be affected by the correction, since both sets of amendments were properly adopted effective June 25, 1990, and August 20, 1990, respectively. The inadvertent

ILLINOIS COMMUNITY COLLEGE BOARD

REQUEST FOR EXPEDITED CORRECTION

TITLE 23: EDUCATION AND CULTURAL RESOURCES

SUBTITLE A: EDUCATION

CHAPTER VII: ILLINOIS COMMUNITY COLLEGE BOARD

PART 1501

ADMINISTRATION OF THE ILLINOIS PUBLIC COMMUNITY COLLEGE ACT

SUBPART A: ILLINOIS COMMUNITY COLLEGE BOARD ADMINISTRATION

Section	
1501.101	Definition of Terms
1501.102	Advisory Groups
1501.103	Rule Adoption (Recodified)
1501.104	Manuals
1501.105	Advisory Opinions
1501.106	Executive Director
1501.107	Information Request (Recodified)
1501.108	Organization of ICCB (Recodified)
1501.109	Appearance at ICCB Meetings
1501.110	Appeal Procedure
1501.111	Reporting Requirements (Repealed)
1501.112	Certification of Organization (Repealed)
1501.113	Administration of Detachments and Subsequent Annexations
1501.114	Recognition

SUBPART B: LOCAL DISTRICT ADMINISTRATION

Section	
1501.201	Reporting Requirements
1501.202	Certification of Organization
1501.203	Delineation of Responsibilities
1501.204	Maintenance of Documents or Information
1501.205	Recognition Standards (Repealed)

SUBPART C: PROGRAMS

Section	
1501.301	Definition of Terms
1501.302	Units of Instruction, Research, and Public Service
1501.303	Program Requirements
1501.304	Statewide and Regional Planning
1501.305	College, Branch, Campus, and Extension Centers
1501.306	State or Federal Institutions (Repealed)
1501.307	Cooperative Agreements and Contracts
1501.308	Reporting Requirements
1501.309	Course Classification and Applicability

SUBPART D: STUDENTS

ILLINOIS COMMUNITY COLLEGE BOARD

REQUEST FOR EXPEDITED CORRECTION

Section	
1501.401	Definition of Terms
1501.402	Admission of Students
1501.403	Student Services
1501.404	Academic Records
1501.405	Student Evaluation
1501.406	Reporting Requirements

SUBPART E: FINANCE

Section	
1501.501	Definition of Terms
1501.502	Financial Planning
1501.503	Audits
1501.504	Budgets
1501.505	Non-Resident Student Tuition Calculations
1501.506	Published Financial Statements
1501.507	Credit Hour Grants
1501.508	Special Populations Grants
1501.509	Workforce Preparation Grants
1501.510	Reporting Requirements
1501.511	Chart of Accounts
1501.514	Business Assistance Grants (Repealed)
1501.515	Advanced Technology Equipment Grants
1501.516	Repair and Renovation Grants
1501.517	Retirees Health Insurance Grants
1501.518	Uncollectible Debts

SUBPART F: CAPITAL PROJECTS

Section	
1501.601	Definition of Terms
1501.602	Approval of Capital Projects
1501.603	State Funded Capital Projects
1501.604	Locally Funded Capital Projects
1501.605	Project Changes
1501.606	Progress Reports (Repealed)
1501.607	Reporting Requirements
1501.608	Approval of Projects in Section 3-20.3.01 of the Act
1501.609	Completion of Projects Under Section 3-20.3.01 of the Act
1501.610	Demolition of Facilities

SUBPART G: STATE COMMUNITY COLLEGE

Section	
1501.701	Definitions of Terms
1501.702	Applicability
1501.703	Recognition
1501.704	Programs

ILLINOIS COMMUNITY COLLEGE BOARD

REQUEST FOR EXPEDITED CORRECTION

1501.705 Finance
1501.706 Personnel
1501.707 Facilities

SUBPART H: PERSONNEL

Section
1501.801 Definition of Terms
1501.802 Sabbatical Leaves

AUTHORITY: Implementing and authorized by Articles II and III and Section 6-5.3 of the Public Community College Act (Ill. Rev. Stat. 1991, ch. 122, pars. 102-1 et seq., pars. 103-1 et seq., and par. 106-5.3)

SOURCE: Adopted at 6 Ill. Reg. 14262, effective November 3, 1982; codified at 7 Ill. Reg. 2332; amended at 7 Ill. Reg. 16118, effective November 22, 1983; Sections 1501.103, 1501.107 and 1501.108 recodified to 2 Ill. Adm. Code 5175 at 8 Ill. Reg. 6032; amended at 8 Ill. Reg. 14262, effective July 25, 1984; amended at 8 Ill. Reg. 19383, effective September 28, 1984; emergency amendment at 8 Ill. Reg. 22603, effective November 7, 1984, for a maximum of 150 days; emergency amendment at 8 Ill. Reg. 24299, effective December 5, 1984, for a maximum of 150 days; amended at 9 Ill. Reg. 3691, effective March 13, 1985; amended at 9 Ill. Reg. 9470, effective June 11, 1985; amended at 9 Ill. Reg. 16813, effective October 21, 1985; amended at 10 Ill. Reg. 3612, effective January 31, 1986; amended at 10 Ill. Reg. 14658, effective August 22, 1986; amended at 11 Ill. Reg. 7606, effective April 8, 1987; amended at 11 Ill. Reg. 18150, effective October 27, 1987; amended at 12 Ill. Reg. 6660, effective March 25, 1988; amended at 12 Ill. Reg. 15973, effective September 23, 1988; amended at 12 Ill. Reg. 16699, effective September 23, 1988; amended at 12 Ill. Reg. 16991, effective November 15, 1988; amended at 13 Ill. Reg. 1182, effective January 13, 1989; amended at 13 Ill. Reg. 14904, effective September 12, 1989; emergency amendment at 14 Ill. Reg. 299, effective November 9, 1989, for a maximum of 150 days; emergency amendment expired on April 9, 1990; amended at 14 Ill. Reg. 4126, effective March 1, 1990; amended at 14 Ill. Reg. 10762, effective June 25, 1990; amended at 14 Ill. Reg. 11771, effective July 9, 1990; amended at 14 Ill. Reg. 13997, effective August 20, 1990; amended at 15 Ill. Reg. 10929, effective July 11, 1991; amended at 16 Ill. Reg. 12445, effective July 24, 1992; amended at 16 Ill. Reg. 17621, effective November 6, 1992; amended at 17 Ill. Reg. 1853, effective February 2, 1993; expedited correction at 18 Ill. Reg. _____, effective August 20, 1990.

SUBPART E: FINANCE

Section 1501.501 Definition of Terms

Advanced Technology Equipment Grant. The Advanced Technology Equipment Grant provides state funds to Illinois public community colleges for the procurement of equipment necessary to upgrade curricula impacted by technological changes. (See Section 2-16 of the

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Act).

Annual Financial Statement. The "annual financial statement," which is required to be published by a district, consists of two parts: an annual financial report, which includes a statement of revenues and expenditures along with other basic financial data; and an annual program report, which provides a narrative description of programs offered, goals of the district, and student and staff data.

Attendance at Mid-Term. A student is "in attendance at mid-term" in a course if the student is currently enrolled in and actively pursuing completion of the course.

Auditor. An auditor is a person who enrolls in a class without intent to obtain academic credit and whose status as an auditor is declared by the student, approved by college officials, and identified on college records prior to the end-of-registration date of the college for that particular term.

Business Assistance Centers and Economic Development Offices. Business assistance centers and economic development offices are entities at community colleges that conduct, coordinate, and assist with economic development activities.

Economic Development Activities. Economic development activities create or retain jobs and increase employment opportunities.

Economic Development Grants. Economic development grants provide funds for conducting economic development activities.

Repair and Renovation Grants. Repair and renovation grants are state grants allocated proportionally to each community college district based on the latest fall on-campus non-residential gross square feet of facilities as certified by the ICCB. Such grants are to be utilized for miscellaneous capital improvements including construction, reconstruction, remodeling, improvement, repair, and installation of capital facilities; cost of planning, supplies, equipment, materials, and services; and all other expenses required to complete the work.

Resident of a District. For purposes of IECB grants only, a resident of a district is a student who meets the following criteria: if unemancipated, at least one parent, step parent, or court-appointed guardian of the student shall reside in the district; if emancipated, the student shall have lived in the district, in some capacity other than as a student, at a post secondary

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education--institution--or--a--resident--of--a--state--or--federat
correctional--institution--for--a--period--of--at--least--thirty--(30)
days--prior--to--enrolling--at--the--community--college--unless--evidence
is--presented--that--the--student--has--permanently--relocated--for
purposes--other--than--attending--school---Evidence--of--district
residency--shall--be--based--on--ownership--and/or--occupancy--of--a
dwelling--in--the--district--and--at--least--one--of--the--following:
An--Illinois--driver's--license;
An--Illinois--automobile--license--registration;
An--Illinois--voter's--registration--card;
A--document--showing--the--student's--past--or--existing--status--as
a--district--student; e.g.: a high-school transcript;
Other--non--self--serving--documentation;

Resident--of--Illinois:---For--purposes--of--payment--of--ICC--grants--a
resident--of--Illinois--is--a--person--who--meets--the--following--criteria:
if--unemancipated;--at--least--one--parent;--step--parent;--or
court--appointed--guardian--of--the--student--shall--reside--in--Illinois;
if--emancipated;--the--student--shall--be--a--legal--resident--of--the
State--of--Illinois--and--have--lived--in--Illinois;--in--some--capacity
other--than--as--a--student--at--a--post--secondary--education
institution;--for--a--period--of--at--least--thirty--(30)--days--prior--to
enrolling--at--the--community--college--unless--evidence--is--presented
that--the--student--has--permanently--relocated--for--purposes--other
than--attending--school---Evidence--of--legal--residency--shall--be
based--on--ownership--and/or--occupancy--of--a--home--in--the--State--of
Illinois--and--one--of--the--following:

An--Illinois--driver's--license;
An--Illinois--automobile--license--registration;
An--Illinois--voter's--registration--card;
Employment--in--the--State--of--Illinois;
Payment--of--Illinois--income--tax;
A--document--showing--the--student's--past--or--existing--status--as
an--Illinois--student; e.g.: a high-school record;
Other--non--self--serving--documentation;

Residency - Applicability-Verification of Status. As part of
verification that its credit hours are eligible to receive ICCB
grants, each community college district shall adopt a process for
verifying the residency status of its students and shall file a
description of this process with the ICCB by July 1, 1990. The
process shall include the methods for verifying residency as defined
in the General Provisions, Special State Provisions, and District
Provisions of this subsection. Each district shall file descriptions
of any revisions to its process with the ICCB prior to their
implementation.

Residency - General Provisions. The following provisions apply
both to state and district residency definitions:

- To be classified as a resident of the State of Illinois or

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of the community college district, each student shall have
occupied a dwelling within the state or district for at
least 30 days immediately prior to the date established by
the district for classes to begin.

The district shall maintain documentation verifying state or
district residency of students.

- Students occupying a dwelling in the state or district who
fail to meet the 30-day residency requirement may not become
residents simply by attending classes at a community college
for 30 days or more.

- Students who move from outside the state or district and who
obtain residence in the state or district for reasons other
than attending the community college shall be exempt from
the 30-day requirement if they demonstrate, through
documentation, a verifiable interest in establishing
permanent residency.

Residency - District Provisions. Students shall not be
classified as residents of the district where attending even
though they may have met the general 30-day residency provision
if they are:

- federal job corps workers stationed in the district;
 - members of the armed services stationed in the district;
 - inmates of state or federal correctional/rehabilitation
institutions located in the district;
 - full-time students attending a postsecondary educational
institution in the district who have not demonstrated,
through documentation a verifiable interest in establishing
permanent residency; and
 - students attending under the provisions of a chargeback or
contractual agreement with another community college.
- Residency - Special State Provisions. Students shall be
classified as residents of the state without meeting the general
30-day residency provision if they are:
- federal job corps workers stationed in Illinois;
 - members of the armed services stationed in the district;
 - inmates of state correctional/rehabilitation institutions
located in Illinois; or
 - employed full time in Illinois.

Special Populations Grant. A "special populations grant" provides
funding for:

Special or extra services to assist special populations students
to initiate, continue, or resume their education, including
tutoring, educational and career counseling, referrals to
external agencies, and testing/evaluation to determine courses or
services needed by a special populations student.

Courses (not funded through credit hour grants) to provide the
academic skills necessary to remedy or correct educational
deficiencies to allow the attainment of educational goals,

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including remedial, adult basic education, adult secondary education, and English as a Second Language courses.

Special Populations Student. A "special populations student" is a student with a social, physical, developmental, or academic disability that makes it difficult for such a student to adapt to a college environment designed for the non-special populations student. This may include students from minority racial/ethnic groups. Colleges shall designate which of their students are special populations as determined by teacher and counselor evaluations and various standardized tests selected by the colleges. Repair and Renovation Grants. Repair and renovation grants are state

(Source: Expedited correction at 18 Ill. Reg. _____, effective August 20, 1990)

COMMISSIONER OF BANKS AND TRUST COMPANIES

NOTICE OF PUBLIC INFORMATION

NOTICE OF ACCEPTANCE OF AN APPLICATION
BY FIRST BANK SYSTEM, INC.,
MINNEAPOLIS, MINNESOTA, TO ACQUIRE
BOULEVARD BANCORP, INC., CHICAGO, ILLINOIS

Pursuant to Section 3.071(d) of the Illinois Bank Holding Company Act of 1957, 205 ILCS 10/3.071(d) (1992), [Ill. Rev. Stat. ch. 17, par. 2510.01(d)], notice is hereby given that the Commissioner of Banks and Trust Companies has accepted for processing an application by First Bank System, Inc., First Bank Place, 601 Second Avenue South, Minneapolis, Minnesota 55402-4302, to acquire Boulevard Bancorp, Inc., 410 North Michigan Avenue, Chicago, Illinois 60611.

Interested persons who desire to comment on this proposed acquisition may submit their comments in writing no later than 14 days after the publication of this notice to either:

Neal J. O'Brien
Bruce J. Baker
Commissioner of Banks and Trust Companies
Room 100 Reisch Building
117 South Fifth Street
Springfield, Illinois 62701.

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLY

SECOND NOTICES RECEIVED

The following second notices were received by the Joint Committee on Administrative Rules during the period of December 14, 1993 through December 20, 1993, and have been scheduled for review by the Committee at its January 11, 1994 meeting. Other items not contained in this published list may also be considered. Members of the public wishing to express their views with respect to a rule should submit written comments to the Committee at the following address: Joint Committee on Administrative Rules, 700 Stratton Office Bldg., Springfield IL 62706.

<u>Second Notice Expires</u>	<u>Agency and Rule</u>	<u>Start of First Notice</u>	<u>JCAR Meeting</u>
1/28/94	<u>Department of Insurance, Requirements</u> (50 Ill Adm Code 6201)	9/3/93 17 Ill Reg 14073	1/11/94
1/28/94	<u>Department of Public Aid, Food</u> <u>Stamps</u> (89 Ill Adm Code 121)	9/17/93 17 Ill Reg 14798	1/11/94
1/28/94	<u>Department of Transportation, Use</u> <u>and Enjoyment of Rest Areas</u> (92 Ill Adm Code 533)	10/22/93 17 Ill Reg 18447	1/11/94
1/29/94	<u>Secretary of State, Uniform Commercial</u> <u>Code</u> (14 Ill Adm Code 180)	10/29/93 17 Ill Reg 18793	1/11/94
1/29/94	<u>Department of Conservation, Camping on</u> <u>Department of Conservation Properties</u> (17 Ill Adm Code 130)	10/29/93 17 Ill Reg 18721	1/11/94
1/30/94	<u>Department of Public Aid, Medical</u> <u>Assistance Programs</u> (89 Ill Adm Code 120)	8/13/93 17 Ill Reg 13392	1/11/94
1/30/94	<u>Department of Public Aid, Aid to</u> <u>the Aged, Blind or Disabled</u> (89 Ill Adm Code 113)	8/13/93 17 Ill Reg 13380	1/11/94

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ILLINOIS GENERAL ASSEMBLYSECOND NOTICES RECEIVED
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<u>Second Notice Expires</u>	<u>Agency and Rule</u>	<u>Start of First Notice</u>	<u>JCAR Meeting</u>
1/30/94	<u>Department of Public Aid, Assistance</u> <u>Standards</u> (89 Ill Adm Code 111)	10/29/93 17 Ill Reg 18764	1/11/94
1/30/94	<u>Department of Public Aid, Food Stamps</u> (89 Ill Adm Code 121)	10/22/93 17 Ill Reg 18425	1/11/94
1/30/94	<u>Department of Nuclear Safety,</u> <u>Transportation of Radioactive Material</u> (32 Ill Adm Code 341)	8/27/93 17 Ill Reg 13933	1/11/94
1/30/94	<u>Department of Nuclear Safety, Licensing</u> <u>of Radioactive Material</u> (32 Ill Adm Code 330)	9/10/93 17 Ill Reg 14417	1/11/94
2/2/94	<u>Illinois Health Care Cost Containment</u> <u>Council, Data Collection</u> (77 Ill Adm Code 2510)	11/5/93 17 Ill Reg 18944	1/11/94
2/2/94	<u>Department of Public Aid, Reimbursement</u> <u>for Nursing Costs for Geriatric Facilities</u> (89 Ill Adm Code 147)	9/17/93 17 Ill Reg 14803	1/11/94
2/2/94	<u>Illinois Health Care Cost Containment</u> <u>Council, Hospital Price Information</u> (77 Ill Adm Code 2530)	11/5/93 17 Ill Reg 19007	1/11/94

PROCLAMATION

93-550

NAIA CHAMPION SANGAMON STATE UNIVERSITY PRAIRIE STARS DAY
(Revised)

Whereas, the Sangamon State University Prairie Stars have once again proved that they are a championship team after winning their third NAIA national soccer championship; and

Whereas, the Prairie Stars' third win gives them a perfect record for the NAIA championship games in which they have played; and

Whereas, John Lochbaum scored the winning goal, breaking the tie during the game's second sudden-death overtime; and

Whereas, the 1993 championship would not have been possible without the support of the fans, the leadership of Coach Aydin Gonulsen and Assistant Coaches Joe Eck and Milton Tennant, Team Doctor Bill Masica, Team Trainer Pete Stoll and the performance and determination of the players on the field including Ron Sanlin, Mickey Tennant, Cuneyt Barutcu, Jose Miranda, Jose Corona, Joseph Masllorens, Greg Bryan, John Ostrander, Bora Esenler, Bobby Bell, Luis Diaz, Pat O'Fallon, Jamie Hemingway, Jamie Phillips, Curtis Hula, Patrick Chea, Pat Mann, Sel Eren, John Lochbaum, B.J. Moore, Rene Montero, Cihan Uslu, Jerrod Frey, and Greg Lipe; and

Whereas, on Saturday, November 27, 1993, the championship victory produced a season record of 20-4;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim November 27, 1993, as NAIA CHAMPION SANGAMON STATE UNIVERSITY PRAIRIE STARS DAY in Illinois.

Issued by the Governor December 9, 1993.

Filed with the Secretary of State December 17, 1993.

93-551

AREA HEALTH EDUCATION CENTER DAY

Whereas, in 1991, the Illinois Area Health Education Centers Program (AHEC) was established; and

Whereas, the goal of AHEC is to improve the quality of life and health of Illinois residents; and

Whereas, the objectives of AHEC include training medical residents to become primary care physicians, recruiting minorities and other individuals in underserved areas to become health care professionals, and providing adequate accessible services to communities; and

Whereas, on November 16, 1993, the Illinois Area Health Education Center, focusing on African-American Communities, was inaugurated;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim November 16, 1993, as AREA HEALTH EDUCATION CENTER DAY in Illinois.

Issued by the Governor December 14, 1993.

Filed with the Secretary of State December 17, 1993.

93-552

INTERNAL AUDITING DAY

Whereas, the Institute of Internal Auditors, Inc. is an international business and educational corporation devoted to the interests of the profession of internal auditing; and

Whereas, internal auditing is an independent appraisal function established within an organization to examine and evaluate its activities as a service to the organization in the effective discharge of its responsibilities;

Whereas, internal auditing assists organizations in ensuring that results are consistent with established goals and objectives and that its operations and programs are being carried out as planned; and

Whereas, the Institute provides a medium for the interchange of ideas and information among those engaged in the practice of internal auditing; and

Whereas, the Springfield and Central Illinois chapters of the Institute of Internal Auditors pursue these goals through monthly meeting and seminars; and

Whereas, on January 12, 1994, a joint meeting of the chapters will feature remarks from William G. Bishop, III, President of the Institute of Internal Auditors, providing members with an inspirational and educational look at their profession;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim January 12, 1994, as INTERNAL AUDITING DAY in Illinois and commend the Institute on its efforts to improve the quality of life for our citizens.

Issued by the Governor December 14, 1993.

Filed with the Secretary of State December 17, 1993.

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8 Ill. Adm. Code 290 Standardbred & Thoroughbred Horse Breeding & Racing Programs, Ill. (P-8347; W-13812)
 8 Ill. Adm. Code 750 Sustainable Agriculture (P-1251; A-6965)
 8 Ill. Adm. Code 105 Swine Disease Control & Eradication Act (E-5910) (P-6377; A-14010) (P-14781)

ALCOHOLISM AND SUBSTANCE ABUSE, DEPARTMENT OF
 4 Ill. Adm. Code 500 Americans With Disabilities Act Grievance Procedure (A-11426/92; CC-1673)
 77 Ill. Adm. Code 2056 Driving Under the Influence Programs (P-4567/92; A-15917/92; RQ-17493; EC-19982)
 77 Ill. Adm. Code 2090 Subacute Alcoholism & Substance Abuse Treatment Services (P-8599)
 77 Ill. Adm. Code 2080 Triplicate Prescription Control Program (P-11367/92; O-16691/92; M-11872; A-11424)

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 4 Ill. Adm. Code 125 Americans With Disabilities Act Grievance Procedure (P-2283/92; A-1811)

AUDITOR GENERAL
 4 Ill. Adm. Code 1125 Americans With Disabilities Act Grievance Procedure (P-4523; A-11435)

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 4 Ill. Adm. Code 375 Americans With Disabilities Act Grievance Procedure (A-15976/92; CC-1673)
 38 Ill. Adm. Code 380 Eligible State Bank (P-19347)

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 4 Ill. Adm. Code 725 Americans With Disabilities Act Grievance Procedure (A-11432/92; CC-1673)
 71 Ill. Adm. Code 500 Asbestos Abatement Authority Act Procedures (P-3917; A-17908)

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 56 Ill. Adm. Code 6000 Carnival & Amusement Ride Inspection Law (P-3922; RC-14185; A-14910)

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 44 Ill. Adm. Code 5000 Acquisition, Management & Disposal of Real Property (P-11378/92; A-1006)
 80 Ill. Adm. Code 303 Conditions of Employment (P-19285/92; A-5587)
 74 Ill. Adm. Code 900 Joint Rules of the Comptroller & the Dept. of Central Management Services; Prompt Payment (P-10677) (E-11168)
 80 Ill. Adm. Code 2160 Local Government Health Plan (P-3577; A-11441)
 80 Ill. Adm. Code 302 Merit & Fitness (P-17187/92; A-3169) (P-14788)
 80 Ill. Adm. Code 310 Pay Plan (P-191; C-672; A-13409) (P-13679/92; A-238) (PP-498) (P-13179/92; A-590) (P-14001/92; A-1819) (P-18139/92; A-6441) (P-7605; A-19103) (P-12481) (E-12900) (P-13657) (E-13789) (P-14314) (E-14666) (P-21233) (E-21858) (A-22514)
 80 Ill. Adm. Code 2650 Solicitation for Charitable Payroll Deductions (P-2449)
 44 Ill. Adm. Code 1 Standard Procurement (P-12808/92; A-600) (P-3926; A-14576)
 80 Ill. Adm. Code 2700 State (of Ill.) Employees' Deferred Compensation Plan (P-19755) (E-19976)

CHILDREN AND FAMILY SERVICES, DEPARTMENT OF
 89 Ill. Adm. Code 304 Access to & Eligibility for Child Welfare Services (P-7545/92; A-251)

ACTION CODES

A - Adopted Rule
AR - Adopted Repealer
C - Notice of Corrections
CC - Codification Changes
E - Emergency Rule
ER - Emergency Repealer
M - Modification to meet JCAR objections
O - JCAR Statement of Objections
RQ - Request for Corrections
EC - Expedited Corrections

P - Proposed Rule
PF - Prohibited Filing Order by JCAR*
PP - Peremptory or Court Ordered Rules
PR - Proposed Repealer
R - Refusal to meet JCAR Objection
RC - Statement of Recommendation
S - Suspension ordered by JCAR
W - Withdrawal to meet JCAR Objections

*Joint Committee on Administrative Rules

ALL RULES ARE LISTED BY PART NUMBER AND HEADING ONLY. (FOR ACTION ON SPECIFIC SECTIONS, PLEASE REFER TO THE SECTIONS AFFECTED INDEX.) IF THERE ARE ANY QUESTIONS, PLEASE CONTACT THE ADMINISTRATIVE CODE DIVISION AT (217) 782-9786.

ABANDONED MINED LANDS RECLAMATION COUNCIL
 4 Ill. Adm. Code 1000 Americans With Disabilities Act Grievance Procedure (A-20092/92; CC-1673)

AGING, DEPARTMENT ON
 89 Ill. Adm. Code 240 Community Care Program (P-12251/92; A-224) (P-15203/92; A-6090) (P-14225)
 89 Ill. Adm. Code 220 General Programmatic Requirements (P-883; A-8472) (E-1179)

AGRICULTURE, DEPARTMENT OF
 4 Ill. Adm. Code 550 Americans With Disabilities Act Grievance Procedure (A-11744/92; CC-1673)
 8 Ill. Adm. Code 110 Animal Diagnostic Laboratory Act (P-14717)
 8 Ill. Adm. Code 75 Bovine Brucellosis (P-14728)
 8 Ill. Adm. Code 257 Cooperative Groundwater Protection Program (P-14288)
 8 Ill. Adm. Code 20 Definitions (P-14739)
 8 Ill. Adm. Code 85 Diseased Animals (E-14052) (P-14747)
 8 Ill. Adm. Code 65 Egg & Egg Products Act (P-527; A-6749)
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 8 Ill. Adm. Code 700 Farmland Preservation Act (P-9781; A-19469)
 8 Ill. Adm. Code 590 Feeder Swine Dealer Licensing (P-14765)
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 8 Ill. Adm. Code 256 Lawncare Wash Water & Rinse Collection (P-14975/92; A-2189)
 8 Ill. Adm. Code 40 Livestock Auction Markets (P-14769)
 8 Ill. Adm. Code 610 Livestock Dealer Licensing (P-14775)
 8 Ill. Adm. Code 125 Meat & Poultry Inspection Act (PP-2063) (PP-15725) (PP-16238) (PP-18215) (P-18917)
 2 Ill. Adm. Code 700 Organizational Chart, Description, Rulemaking Procedure, & Programs (A-19895)

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- 89 III. Adm. Code 434
Audits, Reviews & Investigations (P-7115)
- 89 III. Adm. Code 330
Child Custody Investigations & Supervision Related to Custodian or Visitation Judgements (P-1259; A-11457)
- 89 III. Adm. Code 428
Department Advisory Council, Illinois Juvenile Justice Commission and Other Statewide and Regional Committees (CC-21894)
- 89 III. Adm. Code 314
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- 89 III. Adm. Code 354
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- 89 III. Adm. Code 407
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- 89 III. Adm. Code 406
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- 89 III. Adm. Code 402
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- 89 III. Adm. Code 378
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- 89 III. Adm. Code 356
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- 89 III. Adm. Code 335
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- Standards for Department Facilities (PR-8104; AR-17915)

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- 47 III. Adm. Code 125
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- 14 III. Adm. Code 510
III. Promotion Act Programs (P-14318) (P-21905; E-22096)
- 14 III. Adm. Code 570
III. Small Business Development Program (P-21123; E-21087)
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This Sections Affected Index lists, by title, each Section of a Part on which Rule Making has occurred in this volume (calendar year) of the Illinois Register. The columns indicate the type of rulemaking activity and the action taken along with the page number on which the first page of the notice of rulemaking activity appeared. If a Section on which action is being taken in the current volume of the Register is proposed in a previous volume, the last two digits of the previous volume's year appear immediately after the page number separated by a slash. (e.g., 11 Ill. Adm. Code 465.05 was proposed last year and adopted this year. The action entry reads: (P-15655/92; A-4520). The codes are listed below.

TYPE OF RULE MAKING

am = amend to existing Section
 cc = codification changes
 n = New section
 r = repeal of existing Section
 re = reclassified
 # = renumbered

ACTION CODE

A = Adopted Rule
 E = Emergency
 P = Proposed Rule
 PP = Peremptory
 M = Modification
 W = Withdrawal
 CC = Codification Changes
 RQ = Request for Correction

PF = Prohibited Filing
 S = Suspension
 O = JCAR Objection
 F = Failure to Remedy Objections
 Objection
 RC = Recommendations
 EC = Expedited Correction
 C = Correction

TITLE 1

100.100	am	(P-2867; A-10414)	100.360	am	(P-2867; A-10414)
100.110	am	(P-2867; A-10414)	100.380	am	(P-2867; A-10414)
100.120	am	(P-2867; A-10414)	100.385	am	(P-2867; A-10414)
100.130	am	(P-2867; A-10414)	100.390	am	(P-2867; A-10414)
100.140	am	(P-2867; A-10414)	100.400	am	(P-2867; A-10414)
100.150	am	(P-2867; A-10414)	100.410	am	(P-2867; A-10414)
100.160	am	(P-2867; A-10414)	100.415	am	(P-2867; A-10414)
100.180	am	(P-2867; A-10414)	100.420	am	(P-2867; A-10414)
100.200	am	(P-2867; A-10414)	100.430	am	(P-2867; A-10414)
100.210	am	(P-2867; A-10414)	100.440	am	(P-2867; A-10414)
100.220	am	(P-2867; A-10414)	100.450	am	(P-2867; A-10414)
100.230	am	(P-2867; A-10414)	100.500	am	(P-2867; A-10414)
100.240	am	(P-2867; A-10414)	100.510	am	(P-2867; A-10414)
100.250	n	(P-2867; A-10414)	100.530	am	(P-2867; A-10414)
100.260	am	(P-2867; A-10414)	100.540	am	(P-2867; A-10414)
100.270	am	(P-2867; A-10414)	100.545	am	(P-2867; A-10414)
100.280	am	(P-2867; A-10414)	100.550	am	(P-2867; A-10414)
100.300	am	(P-2867; A-10414)	100.600	am	(P-2867; A-10414)
100.310	am	(P-2867; A-10414)	100.610	am	(P-2867; A-10414)
100.320	am	(P-2867; A-10414)	100.620	am	(P-2867; A-10414)
100.330	am	(P-2867; A-10414)	100.640	am	(P-2867; A-10414)
100.335	am	(P-2867; A-10414)	100.650	am	(P-2867; A-10414)
100.340	am	(P-2867; A-10414)	100.660	am	(P-2867; A-10414)
100.345	am	(P-2867; A-10414)	100.700	am	(P-2867; A-10414)
100.350	am	(P-2867; A-10414)	100.710	am	(P-2867; A-10414)

100.740	am	(P-2867; A-10414)	220.780	am	(CC-5971) (P-13307)
100.800	am	(P-2867; A-10414)	220.800	am	(P-13307) (P-13307)
100.810	am	(P-2867; A-10414)	220.900		(CC-5971) (P-13307)
100.820	am	(P-2867; A-10414)	220.950		(CC-5971) (P-13307)
100.900	am	(P-2867; A-10414)	220.1000		(CC-5971) (P-13307)
100.910	am	(P-2867; A-10414)	220.1100		(CC-5971) (P-13307)
100.920	am	(P-2867; A-10414)	220.1150		(CC-5971) (P-13307)
100.1000	am	(P-2867; A-10414)	220.1200		(CC-5971) (P-13307)
100.1010	am	(P-2867; A-10414)	220.1250	am	(P-13307)
100.1020	am	(P-2867; A-10414)	220.1300		(CC-5971) (P-13307)
100.1030	am	(P-2867; A-10414)	220.Ex.A	am	(P-13307)
100.1100	am	(P-2867; A-10414)	220.Ex.B	am	(P-13307)
100.1110	am	(P-2867; A-10414)	220.Ex.C	r	(P-13307)
100.1150	am	(P-2867; A-10414)	220.Ex.D	r	(P-13307)
100.1160	n	(P-2867; A-10414)	220.Ex.E		(CC-5971) (P-13307)
100.1200	am	(P-2867; A-10414)	220.Ex.F		(CC-5971) (P-13307)
100.1210	am	(P-2867; A-10414)	220.Ex.G		(CC-5971) (P-13307)
100.Ap.A			220.Ex.H	am	(P-13307)
100.Ap.B	am	(P-2867; A-10414)	220.Ex.I	am	(P-13307)
100.Ap.C	n	(P-2867; A-10414)	220.Ex.J	am	(P-13307)
100.Ap.D	n	(P-2867; A-10414)	220.Ex.K	n	(P-13307)
100.Ap.E	am	(P-2867; A-10414)	230.100		(CC-5967) (P-13274)
100.Ap.F	am	(P-2867; A-10414)	230.300	am	(P-13274)
100.Ap.G	am	(P-2867; A-10414)	230.350	am	(P-13274)
100.Ap.H	am	(P-2867; A-10414)	230.375	am	(P-13274)
100.Ap.I	am	(P-2867; A-10414)	230.400		(CC-5967) (P-13274)
100.Ap.J	am	(P-2867; A-10414)	230.550		(CC-5967) (P-13274)
100.Ap.K	am	(P-2867; A-10414)	230.600		(CC-5967) (P-13274)
100.Ap.L	n	(P-2867; A-10414)	230.700		(CC-5967) (P-13274)
100.Ap.M	am	(CC-5965) (P-13268)	230.800		(CC-5967) (P-13274)
100.Ap.N	am	(CC-5965) (P-13268)	230.900	am	(P-13274)
100.Ap.O	am	(P-13268)	230.1000		(CC-5967) (P-13274)
100.Ap.P	am	(CC-5965) (P-13268)	230.Ex.A		(CC-5967) (P-13274)
100.Ap.Q	am	(CC-5965) (P-13268)	230.Ex.B		(CC-5967) (P-13274)
100.Ap.R	am	(CC-5965) (P-13268)	230.Ex.C		(CC-5967) (P-13274)
100.Ap.S	am	(CC-5971) (P-13307)	230.Ex.D	am	(P-13274)
100.Ap.T	am	(CC-5971) (P-13307)	230.Ex.E	am	(P-13274)
100.Ap.U	am	(CC-5971) (P-13307)	230.Ex.F		(CC-5967) (P-13274)
100.Ap.V	am	(CC-5971) (P-13307)	240.100		(CC-5969) (P-13294)
100.Ap.W	am	(CC-5971) (P-13307)	240.200		(CC-5969) (P-13294)
100.Ap.X	am	(CC-5971) (P-13307)	240.300	am	(P-13294)
100.Ap.Y	am	(CC-5971) (P-13307)	240.400	am	(P-13294)
100.Ap.Z	am	(CC-5971) (P-13307)	240.450	am	(P-13294)
100.Ap.AA	am	(CC-5971) (P-13307)	240.500		(CC-5969) (P-13294)
100.Ap.AB	am	(CC-5971) (P-13307)	240.650		(CC-5969) (P-13294)
100.Ap.AC	am	(CC-5971) (P-13307)	240.700		(CC-5969) (P-13294)
100.Ap.AD	am	(CC-5971) (P-13307)	240.800		(CC-5969) (P-13294)

240.900	(CC-5969) (P-13294)	260.Ex.D am	(P-13233)	II.C n	(P-17877; A-22532)	TITLE 4	(P-2283/92; A-1811)
240.1000	(CC-5969)	300.100 am	(P-11391/92; A-1511)	II.D n	(P-17877; A-22532)	125.10 n	(P-2283/92; A-1811)
240.1100	(CC-5969) (P-13294)	300.200 am	(P-11391/92; A-1511)	II.E n	(P-17877; A-22532)	125.20 n	(P-2283/92; A-1811)
245.100	(CC-5962) (P-13248)	300.300 r	(P-11391/92; A-1511)	560.Ap.B n	(P-17877; A-22532)	125.30 n	(P-2283/92; A-1811)
245.110	(CC-5962) (P-13248)	300.400 am	(P-11391/92; A-1511)	II.A n	(P-17877; A-22532)	125.40 n	(P-2283/92; A-1811)
245.120	(CC-5962) (P-13248)	300.400 am	(P-11391/92; A-1511)	II.B n	(P-17877; A-22532)	125.50 n	(P-2283/92; A-1811)
245.130	(CC-5962) (P-13248)	300.Ap.A r	(P-11391/92; A-1511)	II.C n	(P-17877; A-22532)	125.60 n	(P-2283/92; A-1811)
245.140	(CC-5962) (P-13248)			II.D n	(P-17877; A-22532)	125.70 n	(P-2283/92; A-1811)
245.Ex.A	(CC-5962) (P-13248)			II.E n	(P-17877; A-22532)	125.80 n	(P-2283/92; A-1811)
245.Ex.B	(CC-5962) (P-13248)			II.F n	(P-17877; A-22532)	125.Ap.A n	(P-2283/92; A-1811)
250.100	(P-13257)	550.210 am	(A-9986)	II.G n	(P-17877; A-22532)	150.10 n	(P-1263; A-19120)
250.200	(P-13257)	553.10 n	(A-21072)	700.Ap.B am	(A-19895)	150.20 n	(P-1263; A-19120)
250.300	(P-13257)	553.20 n	(A-21072)	700.Ap.F am	(A-19895)	150.30 n	(P-1263; A-19120)
250.400	(P-13257)	553.30 n	(A-21072)	825.110	(CC-8092)	150.40 n	(P-1263; A-19120)
250.500	(P-13257)	553.40 n	(A-21072)	951.	(CC-13227)	150.50 n	(P-1263; A-19120)
250.600	(P-13257)	553.50 n	(A-21072)	1177.10 am	(A-20415)	150.60 n	(P-1263; A-19120)
250.700	(P-13257)	553.60 n	(A-21072)	1200.100 n	(A-7054)	200.1 n	(P-1954/92; A-2200)
250.800	(P-13257)	550.Tb.A am	(A-9986)	1270.110 n	(A-14659)	200.2 n	(P-1954/92; A-2200)
250.900	(P-13257)	560.100 n	(P-17877; A-22532)	1270.120 n	(A-14659)	200.20 n	(P-1954/92; A-2200)
250.1000	(P-13257)	560.200 n	(P-17877; A-22532)	1270.210 n	(A-14659)	200.30 n	(P-1954/92; A-2200)
250.1200	(P-13257)	560.205 n	(P-17877; A-22532)	1270.220 n	(A-14659)	200.50 n	(P-1954/92; A-2200)
250.1300	(P-13257)	560.210 n	(P-17877; A-22532)	1270.310 n	(A-14659)	200.60 n	(P-1954/92; A-2200)
250.1400	(P-13257)	560.220 n	(A-22532)	1270.320 n	(A-14659)	200.70 n	(P-1954/92; A-2200)
250.1500	(P-13257)	560.230 n	(A-22532)	1270.410 n	(A-14659)	225.10 n	(P-7749/92; A-2945)
250.1600	(P-13257)	560.300 n	(P-17877; A-22532)	1270.420 n	(A-14659)	225.20 n	(P-7749/92; A-2945)
250.1700	(P-13257)	560.305 n	(P-17877; A-22532)	1270.510 n	(A-14659)	225.30 n	(P-7749/92; A-2945)
250.1800	(P-13257)	560.310 n	(P-17877; A-22532)	1270.520 n	(A-14659)	225.40 n	(P-7749/92; A-2945)
250.1900	(P-13257)	560.315 n	(P-17877; A-22532)	1270.530 n	(A-14659)	225.50 n	(P-7749/92; A-2945)
250.2000	(P-13257)	560.320 n	(P-17877; A-22532)	1551.Ap.B am	(A-16500)	225.60 n	(P-7749/92; A-2945)
250.2100	(P-13257)	560.325 n	(A-22532)	1600.100	(CC-8094)	225.70 n	(A-7003/92; CC-1673)
250.2200	(P-13257)	560.330 n	(P-17877; A-22532)	1601.10	(CC-8093)	275	(A-15102/92; CC-1673)
260.100	(P-13257)	560.340 n	(P-17877; A-22532)	1750.200 am	(A-21377)	300	(A-8565/92; CC-1673)
260.200	(P-13233)	560.345 n	(P-17877; A-22532)	1750.210 am	(A-21377)	325	(P-5582; A-9994)
260.300	(P-13233)	560.350 n	(P-17877; A-22532)	1750.310 am	(A-21377)	350.110 n	(P-5582; A-9994)
260.350	(CC-5960)	560.360 n	(P-17877; A-22532)	1750.320 am	(A-21377)	350.120 n	(P-5582; A-9994)
260.400	(P-13233)	560.365 n	(P-17877; A-22532)	1750.330 am	(A-21377)	350.130 n	(P-5582; A-9994)
260.450	(P-13233)	560.370 n	(P-17877; A-22532)	1750.340 am	(A-21377)	350.140 n	(P-5582; A-9994)
260.500	(P-13233)	560.375 n	(P-17877; A-22532)	1750.350 am	(A-21377)	350.150 n	(P-5582; A-9994)
260.550	(P-13233)	560.380 n	(P-17877; A-22532)	1750.370 am	(A-21377)	350.160 n	(P-5582; A-9994)
260.600	(P-13233)	560.385 n	(P-17877; A-22532)	1976.10	(CC-13226)	350.170 n	(P-5582; A-9994)
260.650	(P-13233)	560.390 n	(P-17877; A-22532)	2075.1A-00	(CC-8096)	350.180 n	(P-5582; A-9994)
260.700	(P-13233)	560.395 n	(P-17877; A-22532)	2150.	(CC-8097)	375	(A-15976/92; CC-1673)
260.800	(CC-5960)	560.400 n	(P-17877; A-22532)	5001.600 n	(A-14913)	400	(A-12439/92; CC-1673)
260.900	(CC-5960)	560.402 n	(P-17877; A-22532)	5175.	(CC-6904)	475	(A-10423/92; CC-1673)
260.1000	(CC-5960)	560.405 n	(P-17877; A-22532)	5176.	(CC-6903)	500	(A-11426/92; CC-1673)
260.1100	(P-13233)	560.410 n	(P-17877; A-22532)	TITLE 3		550	(A-11744/92; CC-1673)
260.1200	(P-13233)	560.420 n	(P-17877; A-22532)	800.20 n	(P-15828/92; A-6513)	575	(A-14621/92; CC-1673)
260.1300	(P-13233)	560.420 n	(P-17877; A-22532)	850.10 n	(P-15832/92; A-6517)	700.101 n	(P-15684/92; A-6507)
260.1400	(P-13233)	560.420 n	(P-17877; A-22532)				
260.1500	(P-13233)	560.420 n	(P-17877; A-22532)				
260.1600	(P-13233)	560.420 n	(P-17877; A-22532)				
260.1700	(P-13233)	560.420 n	(P-17877; A-22532)				
260.1800	(P-13233)	560.420 n	(P-17877; A-22532)				
260.1900	(P-13233)	560.420 n	(P-17877; A-22532)				
260.2000	(P-13233)	560.420 n	(P-17877; A-22532)				
260.2100	(P-13233)	560.420 n	(P-17877; A-22532)				
260.2200	(P-13233)	560.420 n	(P-17877; A-22532)				
260.2300	(P-13233)	560.420 n	(P-17877; A-22532)				
260.2400	(P-13233)	560.420 n	(P-17877; A-22532)				
260.2500	(P-13233)	560.420 n	(P-17877; A-22532)				
260.2600	(P-13233)	560.420 n	(P-17877; A-22532)				
260.2700	(P-13233)	560.420 n	(P-17877; A-22532)				
260.2800	(P-13233)	560.420 n	(P-17877; A-22532)				
260.2900	(P-13233)	560.420 n	(P-17877; A-22532)				
260.3000	(P-13233)	560.420 n	(P-17877; A-22532)				
260.3100	(P-13233)	560.420 n	(P-17877; A-22532)				
260.3200	(P-13233)	560.420 n	(P-17877; A-22532)				
260.3300	(P-13233)	560.420 n	(P-17877; A-22532)				
260.3400	(P-13233)	560.420 n	(P-17877; A-22532)				
260.3500	(P-13233)	560.420 n	(P-17877; A-22532)				
260.3600	(P-13233)	560.420 n	(P-17877; A-22532)				
260.3700	(P-13233)	560.420 n	(P-17877; A-22532)				
260.3800	(P-13233)	560.420 n	(P-17877; A-22532)				
260.3900	(P-13233)	560.420 n	(P-17877; A-22532)				
260.4000	(P-13233)	560.420 n	(P-17877; A-22532)				
260.4100	(P-13233)	560.420 n	(P-17877; A-22532)				
260.4200	(P-13233)	560.420 n	(P-17877; A-22532)				
260.4300	(P-13233)	560.420 n	(P-17877; A-22532)				
260.4400	(P-13233)	560.420 n	(P-17877; A-22532)				
260.4500	(P-13233)	560.420 n	(P-17877; A-22532)				
260.4600	(P-13233)	560.420 n	(P-17877; A-22532)				
260.4700	(P-13233)	560.420 n	(P-17877; A-22532)				
260.4800	(P-13233)	560.420 n	(P-17877; A-22532)				
260.4900	(P-13233)	560.420 n	(P-17877; A-22532)				
260.5000	(P-13233)	560.420 n	(P-17877; A-22532)				
260.5100	(P-13233)	560.420 n	(P-17877; A-22532)				
260.5200	(P-13233)	560.420 n	(P-17877; A-22532)				
260.5300	(P-13233)	560.420 n	(P-17877; A-22532)				
260.5400	(P-13233)	560.420 n	(P-17877; A-22532)				
260.5500	(P-13233)	560.420 n	(P-17877; A-22532)				
260.5600	(P-13233)	560.420 n	(P-17877; A-22532)				
260.5700	(P-13233)	560.420 n	(P-17877; A-22532)				
260.5800	(P-13233)	560.420 n	(P-17877; A-22532)				
260.5900	(P-13233)	560.420 n	(P-17877; A-22532)				
260.6000	(P-13233)	560.420 n	(P-17877; A-22532)				
260.6100	(P-13233)	560.420 n	(P-17877; A-22532)				
260.6200	(P-13233)	560.420 n	(P-17877; A-22532)				
260.6300	(P-13233)	560.420 n	(P-17877; A-22532)				
260.6400	(P-13233)	560.420 n	(P-17877; A-22532)				
260.6500	(P-13233)	560.420 n	(P-17877; A-22532)				
260.6600	(P-13233)	560.420 n	(P-17877; A-22532)				
260.6700	(P-13233)	560.420 n	(P-17877; A-22532)				
260.6800	(P-13233)	560.420 n	(P-17877; A-22532)				
260.6900	(P-13233)	560.420 n	(P-17877; A-22532)				
260.7000	(P-13233)	560.420 n	(P-17877; A-22532)				
260.7100	(P-13233)	560.420 n	(P-17877; A-22532)				
260.7200	(P-13233)	560.420 n	(P-17877; A-22532)				
260.7300	(P-13233)	560.420 n	(P-17877; A-22532)				
260.7400	(P-13233)	560.420 n	(P-17877; A-22532)				
260.7500	(P-13233)	560.420 n	(P-17877; A-22532)				
260.7600	(P-13233)	560.420 n	(P-17877; A-22532)				
260.7700	(P-13233)	560.420 n	(P-17877; A-22532)				
260.7800	(P-13233)	560.420 n	(P-17877; A-22532)				
260.7900	(P-13233)	560.420 n	(P-17877; A-22532)				
260.8000	(P-13233)	560.420 n	(P-17877; A-22532)				
260.8100	(P-13233)	560.420 n	(P-17877; A-22532)				
260.8200	(P-13233)	560.420 n	(P-17877; A-22532)				
260.8300	(P-13233)	560.420 n	(P-17877; A-22532)				
260.8400	(P-13233)	560.420 n	(P-17877; A-22532)				
260.8500	(P-13233)	560.420 n	(P-17877; A-22532)				
260.8600	(P-13233)	560.420 n	(P-17877; A-22532)				
260.8700	(P-13233)	560.420 n	(P-17877; A-22532)				
260.8800	(P-13233)	560.420 n	(P-17877; A-22532)				
260.8900	(P-13233)	560.420 n	(P-17877; A-22532)				
260.9000	(P-13233)	560.420 n	(P-17877; A-22532)				
260.9100	(P-13233)	560.420 n	(P-17877; A-22532)				
260.9200	(P-13233)	560.420 n	(P-17877; A-22532)				
260.9300	(P-13233)	560.420 n	(P-17877; A-22532)				
260.9400	(P-13233)	560.420 n	(P-17877; A-22532)				
260.9500	(P-13233)	560.420 n	(P-17877; A-22532)				
260.9600	(P-13233)	560.420 n	(P-17877; A-22532)				
260.9700	(P-13233)	560.420 n	(P-17877; A-22532)				
260.9800	(P-13233)	560.420 n	(P-17877; A-22532)				
260.9900	(P-13233)	560.420 n	(P-17877; A-22532)				

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700.103	n	(P-15684/92; A-6507)	1050.10	n	(P-17399/92; A-4185)
700.201	n	(P-15684/92; A-6507)	1050.20	n	(P-17399/92; A-4185)
700.202	n	(P-15684/92; A-6507)	1050.30	n	(P-17399/92; A-4185)
700.203	n	(P-15684/92; A-6507)	1050.40	n	(P-17399/92; A-4185)
700.204	n	(P-15684/92; A-6507)	1050.50	n	(P-17399/92; A-4185)
725		(A-11432/92; CC-1673)	1050.60	n	(P-17399/92; A-4185)
750		(A-11418/92; CC-1673)	1050.70	n	(P-17399/92; A-4185)
775.10	n	(P-13710/92; A-6499)	1075.10	n	(P-14182/92; A-142)
775.20	n	(P-17310/92; A-6499)	1075.20	n	(P-14182/92; A-142)
775.30	n	(P-13710/92; A-6499)	1075.30	n	(P-14182/92; A-142)
775.40	n	(P-17310/92; A-6499)	1075.40	n	(P-14182/92; A-142)
775.50	n	(P-13710/92; A-6499)	1075.50	n	(P-14182/92; A-142)
775.60	n	(P-17310/92; A-6499)	1075.60	n	(P-14182/92; A-142)
775.70	n	(P-13710/92; A-6499)	1075.70	n	(P-14182/92; A-142)
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800.10	n	(P-11988/92; A-11143)	1100.20	n	(P-13483/92; A-14653)
800.20	n	(P-11988/92; A-11143)	1100.30	n	(P-13483/92; A-14653)
800.30	n	(P-11988/92; A-11143)	1100.40	n	(P-13483/92; A-14653)
800.40	n	(P-11988/92; A-11143)	1100.50	n	(P-13483/92; A-14653)
800.50	n	(P-11988/92; A-11143)	1100.60	n	(P-13483/92; A-14653)
800.60	n	(P-11988/92; A-11143)	1100.70	n	(P-13483/92; A-14653)
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800.80	n	(P-11988/92; A-11143)	1125.20	n	(P-4523; A-11435)
800.Ap.A	n	(P-11988/92; A-11143)	1125.30	n	(P-4523; A-11435)
900.10	n	(P-9273/92; A-9887)	1125.40	n	(P-4523; A-11435)
900.20	n	(P-9273/92; A-9887)	1125.50	n	(P-4523; A-11435)
900.30	n	(P-9273/92; A-9887)	1125.60	n	(P-4523; A-11435)
900.40	n	(P-9273/92; A-9887)	1125.70	n	(P-4523; A-11435)
900.50	n	(P-9273/92; A-9887)	TITLE 8		
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900.70	n	(P-9273/92; A-9887)	40.5	am	(P-14769)
925.100	n	(P-10534/92; A-8162)	40.60	am	(P-14769)
925.110	n	(P-10534/92; A-8162)	40.80	am	(P-14769)
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925.130	n	(P-10534/92; A-8162)	40.170	am	(P-14769)
925.140	n	(P-10534/92; A-8162)	65.10	am	(P-527; A-6749)
925.150	n	(P-10534/92; A-8162)	65.100	am	(P-527; A-6749)
925.160	n	(P-10534/92; A-8162)	65.130	am	(P-527; A-6749)
925.Ap.A	n	(P-10534/92; A-8162)	65.140	am	(P-527; A-6749)
975		(A-19806/92; CC-1673)	65.150	am	(P-527; A-6749)
1000		(A-20092/92; CC-1673)	65.170	am	(P-527; A-6749)
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1025.20	n	(P-13188/92; A-8802)	65.200	am	(P-527; A-6749)
1025.30	n	(P-13188/92; A-8802)	65.210	am	(P-527; A-6749)
1025.40	n	(P-13188/92; A-8802)	65.220	am	(P-527; A-6749)
1025.50	n	(P-13188/92; A-8802)	65.230	am	(P-527; A-6749)
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75.40	r	(P-14728)	257.50	n	(P-14288)			
75.120	am	(P-14728)	257.60	n	(P-14288)			
75.180	am	(P-14728)	257.70	n	(P-14288)			
75.190	am	(P-14728)	257.80	n	(P-14288)			
75.200	am	(P-14728)	257.90	n	(P-14288)			
75.210	am	(P-14728)	257.100	n	(P-14288)			
75.Tb.A	r	(P-14728)	290.10	am	(P-8347; W-13812)			
75.Tb.B	r	(P-14728)	290.15	am	(P-8347; W-13812)			
85.5	am	(P-14747)	290.30	n	(P-8347; W-13812)			
85.15	am	(P-14747)	290.55	am	(P-8347; W-13812)			
85.50	am	(P-14747)	290.60	r	(P-8347; W-13812)			
85.75	am	(P-14747)	290.62	n	(P-8347; W-13812)			
85.100	am	(P-14747)	290.63	n	(P-8347; W-13812)			
85.110	am	(P-14747)	290.64	n	(P-8347; W-13812)			
85.115	am	(P-14747)	290.65	am	(P-8347; W-13812)			
85.125	n	(E-14052) (P-14747)	290.70	r	(P-8347; W-13812)			
105.5	am	(P-14781)	290.75	r	(P-8347; W-13812)			
105.10	am	(P-14781)	290.80	r	(P-8347; W-13812)			
105.30	am	(E-5910) (P-6377; A-14010) (P-14781)	290.85	am	(P-8347; W-13812)			
110.50	am	(P-14717)	290.90	am	(P-8347; W-13812)			
110.80	am	(P-14717)	290.95	am	(P-8347; W-13812)			
110.90	am	(P-14717)	290.100	r	(P-8347; W-13812)			
110.110	am	(P-14717)	290.105	am	(P-8347; W-13812)			
115.80	am	(E-5906) (P-6373; A-14006)	290.150	am	(P-8347; W-13812)			
116.10	n	(P-14761)	290.155	am	(P-8347; W-13812)			
116.20	n	(P-14761)	290.160	r	(P-8347; W-13812)			
116.30	n	(P-14761)	290.162	n	(P-8347; W-13812)			
125.100	am	(PP-15725)	290.163	n	(P-8347; W-13812)			
125.260	am	(PP-16238) (P-18917)	290.164	n	(P-8347; W-13812)			
125.270	am	(PP-2063) (PP-15725)	290.165	am	(P-8347; W-13812)			
		(PP-16238) (PP-18215)	290.170	r	(P-8347; W-13812)			
125.380	am	(P-18917)	290.175	r	(P-8347; W-13812)			
125.390	am	(PP-2063) (PP-16238)	290.180	r	(P-8347; W-13812)			
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256.50	n	(P-14975/92: A-2189)	290.205	r	(P-8347; W-13812)			
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256.70	n	(P-14975/92: A-2189)	290.212	n	(P-8347; W-13812)			
256.80	n	(P-14975/92: A-2189)	290.215	am	(P-8347; W-13812)			
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					(E-6859; O-8085)
			205.130	n	(P-3594; A-13615)
					(E-6859; O-8085)
			205.140	n	(P-3594; A-13615)
					(E-6859; O-8085)
			205.150	n	(P-3594; A-13615)
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			205.160	n	(P-3594; A-13615)
					(E-6859; O-8085)
			205.170	n	(P-3594; A-13615)
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			205.180	n	(P-3594; A-13615)
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			205.190	n	(P-3594; A-13615)
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			205.250	n	(P-3594; A-13615)
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100.30	am	(P-20094)
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100.120	am	(P-20094)
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100.150	am	(P-20094)
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		(E-6859; O-8085)
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205.470	n	(P-3594; E-6859; O-8085)	205.730	n	(P-3594; E-6859; O-8085)
205.480	n	(P-3594; E-6859; O-8085)	210.10	n	(P-19057)
			401.10	r	(P-19030)
205.490	n	(P-3594; E-6859; O-8085)	402.10	am	(P-14087; A-21845)
205.500	n	(P-3594; E-6859; O-8085)	402.30	am	(P-14087; A-21845)
			402.40	am	(P-14087; A-21845)
205.510	n	(P-3594; E-6859; O-8085)	402.60	am	(P-14087; A-21845)
			409.20	am	(P-14565; A-21855)
			501.10	r	(P-19040)
205.520	n	(P-3594; E-6859; O-8085)	501.20	r	(P-19040)
			502.220	am	(P-11367; A-19961)
205.530	n	(P-3594; E-6859; O-8085)	502.250	am	(P-11367; A-19961)
205.540	n	(P-3594; E-6859; O-8085)	509.10	am	(P-6955/92; A-3649)
205.550	n	(P-3594; E-6859; O-8085)	509.20	am	(P-6955/92; A-3649)
205.550	n	(P-3594; E-6859; O-8085)	509.30	am	(P-6955/92; A-3649)
205.560	n	(P-3594; E-6859; O-8085)	509.40	am	(P-6955/92; A-3649)
			509.50	am	(P-6955/92; A-3649)
205.570	n	(P-3594; E-6859; O-8085)	509.60	am	(P-6955/92; A-3649)
			509.70	am	(P-6955/92; A-3649)
205.580	n	(P-3594; E-6859; O-8085)	509.75	am	(P-6955/92; A-3649)
			509.80	am	(P-6955/92; A-3649)
205.590	n	(P-3594; E-6859; O-8085)	509.90	am	(P-6955/92; A-3649)
			509.95	n	(P-6955/92; A-3649)
205.600	n	(P-3594; E-6859; O-8085)	509.100	am	(P-6955/92; A-3649)
			509.110	am	(P-6955/92; A-3649)
205.610	n	(P-3594; E-6859; O-8085)	509.130	r	(P-6955/92; A-3649)
			509.140	am	(P-6955/92; A-3649)
205.620	n	(P-3594; E-6859; O-8085)	509.150	am	(P-6955/92; A-3649)
			509.160	am	(P-6955/92; A-3649)
205.630	n	(P-3594; E-6859; O-8085)	509.170	am	(P-6955/92; A-3649)
			509.175	r	(P-6955/92; A-3649)
205.650	n	(P-3594; E-6859; O-8085)	509.190	am	(P-6955/92; A-3649)

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509.195 509.200	r am	(P-19050) (P-19050)	1401.130 1401.140
509.210 509.220	am am	(P-19050) (P-19050)	1401.150 1401.160
509.230 509.240	am r	(P-19050) (P-19050)	1401.170 1401.180
509.250 509.260	r r	(P-19050) (P-19050)	1401.190 1402.20
509.265 509.270	r am	(P-19050) (P-19050)	1402.30 1402.40
510.10 510.20	am am	(P-19050) (P-19050)	1402.50 1402.60
510.30	am	(P-19050)	1402.70
510.40 510.60	am am	(P-19050) (P-19050)	1402.80 1402.90
510.120 510.130	am am	(P-19050) (P-19050)	1402.100 1402.120
510.150 510.160	am am	(P-19050) (P-19050)	1402.140 1402.160
510.170 510.180	am am	(P-19050) (P-19050)	1402.180 1402.200
510.200 510.220	am am	(P-19050) (P-19050)	1402.220 1402.240
510.230 510.240	r am	(P-19050) (P-19050)	1402.260 1402.280
1303.70 1304.10	am r	(P-19050) (P-19050)	1402.300 1402.320
1305.120 1305.130	r r	(P-19050) (P-19050)	1402.340 1402.360
1305.140 1318.30	am am	(P-19050) (P-19050)	1402.380 1402.400
1401.10 1401.20	r r	(P-19050) (P-19050)	1402.420 1402.440
1401.25 1401.30	r r	(P-19050) (P-19050)	1402.460 1402.480
1401.40 1401.50	r r	(P-19050) (P-19050)	1402.500 1402.520
1401.60 1401.64	r r	(P-19050) (P-19050)	1402.540 1402.560
1401.67 1401.70	r r	(P-19050) (P-19050)	1402.580 1402.600
1401.80 1401.90	r r	(P-19050) (P-19050)	1402.620 1402.640
1401.100 1401.110	r r	(P-19050) (P-19050)	1402.660 1402.680
1401.120	r	(P-19050)	1402.700

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1440.10 1440.20	n n	(P-15799) (P-15799)	150.620 150.621
1440.30 1440.40	n n	(P-15799) (P-15799)	150.700 150.705
1440.50 1440.60	n n	(P-15799) (P-15799)	150.710 150.720
1440.70 1440.80	n n	(P-15799) (P-15799)	150.730 150.740
1770.10 1770.20	am am	(P-15799) (P-15799)	150.750 150.760
1770.30 1770.40	am am	(P-15799) (P-15799)	150.770 150.780
1770.50 1770.60	am am	(P-15799) (P-15799)	150.790 150.800
1770.70 1770.80	am am	(P-15799) (P-15799)	150.810 150.820
1770.90 1770.110	am am	(P-15799) (P-15799)	150.830 150.840
1770.120 1770.130	am am	(P-15799) (P-15799)	150.850 150.860
1770.140 1770.150	am am	(P-15799) (P-15799)	150.870 150.880
1770.160 1770.170	am am	(P-15799) (P-15799)	150.890 150.900
1770.180 1770.190	am am	(P-15799) (P-15799)	150.910 150.920
1770.200 1770.210	am n	(P-15799) (P-15799)	150.930 150.940
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150.20 150.200	am am	(P-15799) (P-15799)	150.950 150.960
150.210 150.220	am am	(P-15799) (P-15799)	150.970 150.980
150.230 150.240	am am	(P-15799) (P-15799)	150.990 150.100
150.305 150.400	r am	(P-15799) (P-15799)	150.110 150.120
150.405 150.420	am am	(P-15799) (P-15799)	150.130 150.140
150.435 150.470	am am	(P-15799) (P-15799)	150.150 150.160
150.510 150.520	am am	(P-15799) (P-15799)	150.170 150.180

510.250	n	(P-21905; E-22096)	130.70	am	(P-18721)	650.50	am	(P-4718; A-13468)	710.60	am	(P-18927)
510.260	n	(P-21905; E-22096)	130.100	am	(P-18721)	650.60	am	(P-21927)	715.10	am	(P-18927)
510.270	n	(P-21905; E-22096)	220.30	am	(P-19993/92; A-6760)	650.65	am	(P-4718; A-13468)	715.21	n	(P-4689; A-10858)
510.275	n	(P-21905; E-22096)	220.60	am	(P-19993/92; A-6760)	660.20	am	(P-21927)	715.40	am	(P-4689; A-10858)
510.280	n	(P-21905; E-22096)	370.	am	(CC-8091)	660.22	am	(P-4718; A-13468)	720.10	am	(P-15260/92; A-281)
510.285	n	(P-21905; E-22096)	390.	am	(CC-8090)	660.30	am	(P-21927)	720.20	am	(P-4680; A-10850)
510.290	n	(P-21905; E-22096)	510.10	am	(P-4601; A-10775)	660.40	am	(P-21952)	720.40	am	(P-15260/92; A-281)
520.520	n	(P-9791)	530.10	am	(P-7138; A-15534)	660.45	am	(P-4718; A-10865)	730.10	am	(P-4680; A-10850)
520.920	am	(P-13691/92; A-1837)	530.20	am	(P-7138; A-15534)	660.50	am	(P-21952)	730.20	am	(P-4539; A-10761)
520.930	am	(P-13691/92; A-1837)	530.30	am	(P-7138; A-15534)	660.60	am	(P-4718; A-10865)	730.30	am	(P-4539; A-10761)
520.1020	am	(P-13691/92; A-1837)	530.80	am	(P-7138; A-15534)	670.10	am	(P-21952)	740.10	am	(P-4757; A-10877)
520.1030	am	(P-13691/92; A-1837)	530.90	am	(P-7138; A-15534)	670.20	am	(P-4718; A-10865)	740.20	am	(P-4757; A-10877)
570.10	am	(E-21087; P-21123)	530.100	am	(P-7138; A-15534)	670.30	am	(P-21952)	810.10	am	(P-19785)
570.20	am	(E-21087; P-21123)	530.105	am	(P-7138; A-15534)	670.40	am	(P-21952)	810.20	am	(P-17414/92; A-3853)
570.25	am	(E-21087; P-21123)	530.110	am	(P-7138; A-15534)	670.50	am	(P-21952)	810.35	am	(P-17414/92; A-3853)
570.30	am	(E-21087; P-21123)	530.115	am	(P-7138; A-15534)	670.60	am	(P-4698; A-13452)	810.37	am	(P-19785)
570.40	am	(E-21087; P-21123)	530.120	am	(P-7138; A-15534)	670.70	am	(P-21907)	810.45	am	(P-17414/92; A-3853)
570.50	am	(E-21087; P-21123)	550.10	am	(P-4622; A-10795)	670.80	am	(P-4698; A-13452)	830.10	am	(P-17405/92; A-3177)
570.60	am	(E-21087; P-21123)	550.20	am	(P-4622; A-10795)	670.90	am	(P-21907)	830.20	am	(P-17405/92; A-3177)
570.70	am	(E-21087; P-21123)	550.30	am	(P-4611; A-10785)	680.10	am	(P-12055; V A-18810)	830.40	am	(P-17405/92; A-3177)
610.10	am	(P-19352) (E-19676)	570.20	am	(P-4611; A-10785)	680.20	am	(P-12055; A-18810)	830.80	am	(P-17405/92; A-3177)
610.30	am	(P-19352) (E-19676)	570.30	am	(P-12038; A-18796)	680.40	am	(P-12055; A-18810)	830.90	am	(P-17405/92; A-3177)
610.50	am	(P-19352) (E-19676)	570.40	am	(P-4611; A-10785)	680.50	am	(P-12055; A-18810)	850.20	am	(E-17263) (P-22123)
610.60	am	(P-19352) (E-19676)	590.10	am	(E-1658) (P-4554; A-16443)	680.80	am	(P-12055; A-18810)	850.30	am	(E-17263) (P-22123)
610.100	n	(P-19352) (E-19676)	590.20	am	(E-18867)	690.30	am	(P-4672; A-10842)	950.40	am	(P-6390; A-13447)
610.200	n	(P-19352) (E-19676)	590.25	am	(P-4554; A-16443)	710.5	n	(P-18927)	950.50	am	(P-6390; A-13447)
610.300	n	(P-19352) (E-19676)	590.26	am	(E-18867)	710.10	am	(P-18181/92; A-3184)	1010.25	am	(P-16273)
610.400	n	(P-19352) (E-19676)	590.30	am	(P-4554; A-16443)	710.20	am	(P-18927)	1010.30	am	(P-16273)
610.500	n	(P-19352) (E-19676)	590.40	am	(P-4554; A-16443)	710.22	am	(P-18927)	1050.20	am	(P-4608; A-10781)
610.600	n	(P-19352) (E-19676)	590.50	am	(P-4554; A-16443)	710.25	am	(P-18927)	1050.25	am	(P-16285)
610.700	n	(P-19352) (E-19676)	590.60	am	(E-18867)	710.30	am	(P-18927)	1050.30	am	(P-16285)
610.800	n	(P-19352) (E-19676)	590.70	n	(P-4554; A-16443)	710.35	am	(P-18927)	1050.40	am	(P-16285)
610.900	n	(P-19352) (E-19676)	650.20	am	(P-4718; A-13468)	710.40	am	(P-18927)	1070.10	am	(P-12041; A-18799)
1230.100	n	(P-9222/92; A-1859)	650.21	am	(P-21927)	710.45	am	(P-18927)	1070.20	am	(P-12041; A-18799)
1230.110	n	(P-9222/92; A-1859)	650.22	am	(P-4718; A-13468)	710.50	am	(P-18927)	1070.30	am	(P-12041; A-18799)
1230.120	n	(P-9222/92; A-1859)	650.23	am	(P-21927)	710.55	am	(P-18927)	1536.10	am	(P-8107; A-16421)
1230.200	n	(P-9222/92; A-1859)	650.30	am	(P-4718; A-13468)	710.60	am	(P-18927)	1536.25	am	(P-8107; A-16421)
1230.210	n	(P-9222/92; A-1859)	650.40	am	(P-4718; A-13468)						
1230.300	n	(P-9222/92; A-1859)									
1230.310	n	(P-9222/92; A-1859)									
1230.400	n	(P-9222/92; A-1859)									
1230.500	n	(P-9222/92; A-1859)									
1230.510	n	(P-9222/92; A-1859)									
1230.520	n	(P-9222/92; A-1859)									
1230.530	n	(P-9222/92; A-1859)									
1230.540	n	(P-9222/92; A-1859)									

TITLE 17
 130.50 am (P-18721)

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1536.30	am	(P-8107; A-16421)	r	4000.610	(P-12005; C-16249)
1536.40	am	(P-8107; A-16421)	am	4000.620	(P-12005; C-16249)
1536.50	am	(P-8107; A-16421)	am	4180.120	(P-13718/92; A-1521)
1536.60	am	(P-8107; A-16421)			
1536.65	n	(P-8107; A-16421)			
1536.70	am	(P-8107; A-16421)	n	107.15	(P-19377)
1536.80	am	(P-8107; A-16421)	n	107.17	(P-19377)
1536.90	am	(P-8107; A-16421)	am	107.20	(P-19377)
2530.20	am	(CC-8089)	n	107.105	(P-19377)
2735.30	am	(P-10252)	n	107.107	(P-19377)
4000.110	am	(P-12005; C-16249)	am	107.120	(P-19377)
4000.120	am	(P-12005; C-16249)	am	107.145	(E-16215) (P-19377)
4000.130	am	(P-12005; C-16249)		107.205	(P-19377)
4000.140	r	(P-12005; C-16249)	n	107.207	(P-19377)
4000.150	am	(P-12005; C-16249)	am	107.210	(E-16215) (P-19377)
4000.160	am	(P-12005; C-16249)	n	107.305	(P-19377)
4000.165	n	(P-12005; C-16249)	n	107.307	(P-19377)
4000.170	am	(P-12005; C-16249)	am	107.320	(P-19377)
4000.210	am	(P-12005; C-16249)	am	107.330	(P-19377)
4000.220	am	(P-12005; C-16249)	am	107.405	(P-19377)
4000.230	r	(P-12005; C-16249)	am	107.410	(P-19377)
4000.240	am	(P-12005; C-16249)	n	107.500	(E-16215) (P-19377)
4000.250	am	(P-12005; C-16249)	n	107.505	(E-16215) (P-19377)
4000.260	am	(P-12005; C-16249)	n	107.510	(E-16215) (P-19377)
4000.270	am	(P-12005; C-16249)	n	107.520	(E-16215) (P-19377)
4000.280	n	(P-12005; C-16249)	n	107.530	(E-16215) (P-19377)
4000.310	r	(P-12005; C-16249)	n	107.540	(E-16215) (P-19377)
4000.320	r	(P-12005; C-16249)	n	107.550	(E-16215) (P-19377)
4000.410	r	(P-12005; C-16249)	n	107.560	(E-16215) (P-19377)
4000.415	n	(P-12005; C-16249)	am	405.17	(E-16227) (P-19405)
4000.420	r	(P-12005; C-16249)	am	405.20	(E-16227) (P-19405)
4000.425	n	(P-12005; C-16249)	r	405.55	(E-16227) (P-19405)
4000.430	r	(P-12005; C-16249)	am	420.30	(E-16208) (P-19367)
4000.435	n	(P-12005; C-16249)	am	440.10	(P-16371/92; A-1519)
4000.440	am	(P-12005; C-16249)	r	440.20	(P-16371/92; A-1519)
4000.450	r	(P-12005; C-16249)	am	460.12	(E-16212) (P-19371)
4000.460	am	(P-12005; C-16249)	am	460.20	(E-16212) (P-19371)
4000.465	n	(P-12005; C-16249)	am	460.30	(P-19371)
4000.470	r	(P-12005; C-16249)	am	460.80	(P-19371)
4000.475	n	(P-12005; C-16249)	am	501.40	(P-8396)
4000.510	r	(P-12005; C-16249)	am	501.60	(P-8396)
4000.520	r	(P-12005; C-16249)	am	502.110	(P-6394; A-19479)
4000.530	r	(P-12005; C-16249)	am	525.140	(PP-1666; RQ-9150; C-10013; EC-11903) (PP-8069)
4000.540	am	(P-12005; C-16249)			
4000.550	am	(P-12005; C-16249)	am	1230.10	(P-7768; A-18856)
4000.560	am	(P-12005; C-16249)	am	1230.20	(P-7768; A-18856)
4000.570	am	(P-12005; C-16249)	am	1230.30	(P-7768; A-18856)
4000.580	am	(P-12005; C-16249)	am		

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1230.40	#,n	(P-7768; A-18856)	1810.800	n	(P-20516)
1230.50	#,am	(P-7768; A-18856)	1810.900	n	(P-20516)
1230.60	n	(P-7768; A-18856)	1810.910	n	(P-20516)
1230.70	n	(P-7768; A-18856)	1810.1000	n	(P-20516)
1230.80	n	(P-7768; A-18856)	1810.1010	n	(P-20516)
1230.90	#, am	(P-7768; A-18856)	1810.1020	n	(P-20516)
1230.100	n	(P-7768; A-18856)	1810.1100	n	(P-20516)
1230.Ex.A	r	(P-7768; A-18856)	1810.1110	n	(P-20516)
1230.Ex.B	r	(P-7768; A-18856)			
1285.20	am	(P-13981; A-22571)			
1285.30	am	(P-13981; A-22571)			
1510.10	n	(P-21136)	1.10	am	(P-10079)
1510.20	n	(P-21136)	1.20	am	(P-10079)
1510.30	n	(P-21136)	1.30	am	(P-10079)
1510.40	n	(P-21136)	1.40	am	(P-10079)
1510.50	n	(P-21136)	1.50	am	(P-10079)
1510.60	n	(P-21136)	1.60	am	(P-10079)
1800.10	n	(P-20539)	1.70	am	(P-10079)
1800.20	n	(P-20539)	1.80	am	(P-10079)
1800.30	n	(P-20539)	1.90	n	(P-10079)
1800.40	n	(P-20539)	1.100	n	(P-10079)
1810.100	n	(P-20516)	.Ap.D	n	(P-10079)
1810.110	n	(P-20516)	.Ap.E	n	(P-10079)
1810.200	n	(P-20516)	.Ap.F	n	(P-10079)
1810.210	n	(P-20516)	.Ap.G	n	(P-10079)
1810.220	n	(P-20516)	1.736	n	(P-8684/92; A-18010/92)
1810.230	n	(P-20516)			(EC-3553)
1810.240	n	(P-20516)	110.20	am	(P-18283)
1810.250	n	(P-20516)	110.25	am	(P-18283)
1810.300	n	(P-20516)	110.40	am	(P-18283)
1810.400	n	(P-20516)	110.50	am	(P-18283)
1810.410	n	(P-20516)	110.90	am	(P-18283)
1810.420	n	(P-20516)	110.100	am	(P-18283)
1810.430	n	(P-20516)	110.110	am	(P-18283)
1810.440	n	(P-20516)	110.115	am	(P-18283)
1810.500	n	(P-20516)	110.120	n	(P-18283)
1810.510	n	(P-20516)	110.125	n	(P-18283)
1810.520	n	(P-20516)	110.135	n	(P-18283)
1810.530	n	(P-20516)	110.Tb.A	am	(P-18283)
1810.540	n	(P-20516)	110.Tb.B	am	(P-18283)
1810.550	n	(P-20516)	110.Tb.C	am	(P-18283)
1810.600	n	(P-20516)	110.Tb.D	am	(P-18283)
1810.610	n	(P-20516)	170.10	n	(P-18419)
1810.620	n	(P-20516)	170.20	n	(P-18419)
1810.700	n	(P-20516)	170.30	n	(P-18419)
1810.710	n	(P-20516)	170.40	n	(P-18419)
1810.720	n	(P-20516)	170.50	n	(P-18419)
1810.730	n	(P-20516)	210.10	r	(P-10061)
			210.100	r	(P-10061)

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210.110	r	(P-10061)	1501.110	am	(P-6686)	2730.10	am	(P-1437; A-10563)	3030.70	r	(P-19072)
210.120	r	(P-10061)	1501.201	am	(P-6686)	2730.20	am	(P-1437; A-10563)	3030.75	am	(P-19072)
210.130	r	(P-10061)	1501.202	am	(P-6686)	2731.10	am	(P-1381; A-10559)	3030.80	am	(P-19072)
210.140	r	(P-10061)	1501.301	am	(P-6686)	2731.20	am	(P-1381; A-10559)	3030.85	am	(P-19072)
210.150	r	(P-10061)	1501.302	am	(P-6686)	2732.10	am	(P-1493; A-10620)	3030.90	am	(P-19072)
210.200	r	(P-10061)	1501.303	am	(P-11993)	2732.20	am	(P-1493; A-10620)	3030.100	am	(P-19072)
210.210	r	(P-10061)	1501.307	am	(P-6686)	2733.10	am	(P-1444; A-10570)	3030.105	am	(P-9678; E-9725)
210.220	r	(P-10061)	1501.309	am	(P-6686)	2733.20	am	(P-1444; A-10570)			(P-12277; E-12449)
226.525	am	(P-13231) (E-13622)	1501.406	am	(P-6686)	2733.30	am	(P-1444; A-10570)			(A-22048)
226.564	am	(P-18405)	1501.501	am	(P-6686)	2735.10	am	(P-1470; A-10596)			(P-19072; A-21187)
226.640	am	(P-18405)	1501.503	am	(P-6686)	2735.20	am	(P-1470; A-10596)			(P-19072)
226.680	am	(P-18405)	1501.505	am	(P-6686)	2735.30	am	(P-1470; A-10596)			(P-19072)
226.688	am	(P-18405)	1501.507	am	(P-6686)		am	(E-6672)			(P-19072)
226.690	am	(P-18405)	1501.508	am	(P-11993)		am	(P-10252; A-22576)			(P-19072)
228.15	n	(P-9253/92; A-104)	1501.516	am	(P-6686)	2735.40	am	(P-1470; A-10596)	3030.110	am	(P-19072)
228.20	am	(P-9253/92; A-104)	1501.607	am	(P-6686)	2735.50	am	(P-1470; A-10596)	3030.121	n	(P-19072)
228.25	n	(P-9253/92; A-104)	1501.703	am	(P-6686)	2735.60	am	(P-1470; A-10596)	3030.122	n	(P-19072)
228.30	am	(P-9253/92; A-104)	2310.80	am	(P-1691; A-9680)	2735.70	am	(P-1470; A-10596)	3030.123	n	(P-19072)
228.50	am	(P-9253/92; A-104)	2700.20	am	(P-1385; A-10541)	2735.80	am	(P-1470; A-10596)	3030.124	n	(P-19072)
245.10	n	(P-10131)	2700.30	am	(P-1385; A-10541)	2735.100	am	(P-1470; A-10596)	3030.125	#, n	(P-19072)
245.20	n	(P-10131)	2700.40	am	(P-1385; A-10541)	2760.5	am	(P-1470; A-10596)	3030.126	n	(P-19072)
245.30	n	(P-10131)	2700.50	am	(P-1385; A-10541)	2760.10	am	(P-1497; A-10624)	3030.127	n	(P-19072)
245.40	n	(P-10131)	2700.55	am	(P-1385; A-10541)	2760.30	am	(P-1497; A-10624)	3030.128	n	(P-19072)
245.50	n	(P-10131)	2700.60	am	(P-1385; A-10541)	2760.40	am	(P-1497; A-10624)	3030.129	n	(P-19072)
245.60	n	(P-10131)	2700.70	am	(P-1385; A-10541)	2761.10	am	(P-1453; A-10579)	3030.130	am	(P-19072)
245.70	n	(P-10131)	2720.5	am	(P-1403; A-10506)	2761.20	am	(P-1453; A-10579)	3030.135	#	(P-19072)
451.220	am	(P-12062; A-22527)	2720.6	am	(P-1403; A-10506)	2761.30	am	(P-1453; A-10579)	3040.100	am	(P-958; A-7234)
550.50	r	(PR-17611)	2720.10	am	(P-1403; A-10506)	2762.10	am	(P-1484; A-10611)	3040.110	am	(P-958; A-7234)
550.100	r	(PR-17611)	2720.20	am	(P-1403; A-10506)	2762.20	am	(P-1484; A-10611)	3040.120	am	(P-958; A-7234)
550.200	r	(PR-17611)	2720.25	am	(P-1403; A-10506)	2762.30	am	(P-1484; A-10611)	3040.130	am	(P-958; A-7234)
550.300	r	(PR-17611)	2720.30	am	(P-1403; A-10506)	2762.40	am	(P-1484; A-10611)	3040.140	am	(P-958; A-7234)
550.400	r	(PR-17611)	2720.40	am	(P-1403; A-10506)	2763.10	am	(P-1459; A-10585)	3040.150	am	(P-958; A-7234)
550.500	r	(PR-17611)	2720.41	am	(E-2055)	2763.20	am	(E-175)	3040.170	am	(P-958; A-7234)
550.600	r	(PR-17611)	2720.42	am	(P-1403; A-10506)			(P-1459; A-10585)	3040.200	am	(P-958; A-7234)
550.700	r	(PR-17611)	2720.50	am	(P-1403; A-10506)	2763.30	am	(P-1459; A-10585)	3040.220	am	(P-958; A-7234)
610.10	r	(PR-17603)	2720.55	am	(P-1403; A-10506)	2763.40	am	(P-1459; A-10585)	3040.230	am	(P-958; A-7234)
610.20	r	(PR-17603)	2720.60	am	(P-1403; A-10506)	2763.50	am	(P-1459; A-10585)	3040.240	am	(P-958; A-7234)
610.30	r	(PR-17603)	2720.70	am	(P-1403; A-10506)	2770.10	am	(P-1505; A-10632)	3040.250	am	(P-958; A-7234)
610.40	r	(PR-17603)	2720.80	am	(P-1403; A-10506)	2770.20	am	(P-1505; A-10632)	3040.260	am	(P-958; A-7234)
610.50	r	(PR-17603)	2720.90	am	(P-1403; A-10506)	2770.30	am	(P-1505; A-10632)	3040.300	n	(P-18441)
610.60	r	(PR-17603)	2720.105	am	(P-1403; A-10506)	3030.10	am	(P-9678; E-9725)	3040.310	n	(P-18441)
1020.10	am	(P-17639)	2720.120	am	(P-1403; A-10506)			(P-19072; A-21187)	3040.320	n	(P-18441)
1020.40	am	(P-17639)	2720.130	am	(P-1403; A-10506)	3030.20	am	(P-19072)	3040.330	n	(P-18441)
1020.50	am	(P-17639)	2720.200	am	(P-1403; A-10506)	3030.25	am	(P-19072)	3060.100	am	(P-18445) (E-18687)
1501.518	n	(P-12274/92; A-1853)	2720.210	am	(P-1403; A-10506)	3030.35	am	(P-19072)	3060.200	am	(P-18445) (E-18687)
1501.102	am	(P-6686)	2720.210	am	(P-1403; A-10506)	3030.45	r	(P-19072)	3060.400	am	(P-18445) (E-18687)
1501.105	am	(P-6686)	2720.210	am	(P-1403; A-10506)	3030.55	r	(P-19072)	3060.500	am	(P-18445) (E-18687)
1501.109	am	(P-6686)	2730.5	am	(P-1437; A-10563)	3030.65	am	(P-19072)	3060.600	am	(P-18445) (E-18687)

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340.1010	n	(P-4070; A-18507)	
340.1020	r	(P-3997; A-18505)	340.3070 r (P-3997; A-18505)
340.1020	r	(P-4070; A-18507)	340.3080 r (P-3997; A-18505)
340.1030	n	(P-3997; A-18505)	340.3090 r (P-3997; A-18505)
340.1030	n	(P-4070; A-18507)	340.3110 r (P-3997; A-18505)
340.1040	r	(P-3997; A-18505)	340.4010 r (P-3997; A-18505)
340.1040	n	(P-4070; A-18507)	340.4020 r (P-3997; A-18505)
340.1040	n	(P-3997; A-18505)	340.4030 r (P-3997; A-18505)
340.1050	r	(P-4070; A-18507)	340.4050 r (P-3997; A-18505)
340.1050	n	(P-3997; A-18505)	340.4070 r (P-3997; A-18505)
340.1052	n	(P-4070; A-18507)	340.4080 r (P-3997; A-18505)
340.1055	n	(P-4070; A-18507)	340.4090 r (P-3997; A-18505)
340.1057	n	(P-4070; A-18507)	340.Ap.A r (P-3997; A-18505)
340.1060	r	(P-3997; A-18505)	
340.1060	n	(P-4070; A-18507)	.II.A n (P-4070; A-18507)
340.1070	r	(P-3997; A-18505)	340.Ap.B r (P-3997; A-18505)
340.1070	n	(P-4070; A-18507)	340.Ap.C r (P-3997; A-18505)
340.1110	n	(P-4070; A-18507)	.II.A r (P-3997; A-18505)
340.1120	n	(P-4070; A-18507)	341.10 am (P-13933)
340.1130	n	(P-4070; A-18507)	341.15 n (P-13933)
340.1135	n	(P-4070; A-18507)	341.20 am (P-13933)
340.1140	n	(P-4070; A-18507)	341.40 am (P-13933)
340.1150	n	(P-4070; A-18507)	341.50 am (P-13933)
340.1160	n	(P-4070; A-18507)	341.60 am (P-13933)
340.1170	n	(P-4070; A-18507)	341.70 am (P-13933)
340.1180	n	(P-4070; A-18507)	341.80 am (P-13933)
340.1190	n	(P-4070; A-18507)	341.90 am (P-13933)
340.1195	n	(P-4070; A-18507)	341.100 am (P-13933)
340.1210	n	(P-4070; A-18507)	341.110 am (P-13933)
340.1220	n	(P-4070; A-18507)	341.120 am (P-13933)
340.1230	n	(P-4070; A-18507)	341.140 am (P-13933)
340.1240	n	(P-4070; A-18507)	341.150 am (P-13933)
340.1250	n	(P-4070; A-18507)	341.160 am (P-13933)
340.1270	n	(P-4070; A-18507)	341.170 am (P-13933)
340.1310	n	(P-4070; A-18507)	341.180 am (P-13933)
340.1320	n	(P-4070; A-18507)	341.190 am (P-13933)
340.2010	r	(P-3997; A-18505)	341.200 am (P-13933)
340.2020	r	(P-3997; A-18505)	341.Ap.A r (P-13933)
340.2030	r	(P-3997; A-18505)	341.Tb.A r (P-13933)
340.2040	r	(P-3997; A-18505)	341.Tb.B r (P-13933)
340.2050	r	(P-3997; A-18505)	341.Tb.C r (P-13933)
340.2060	r	(P-3997; A-18505)	341.Tb.D r (P-13933)
340.2070	r	(P-3997; A-18505)	350.10 am (P-13882)
340.3010	r	(P-3997; A-18505)	350.20 am (P-13882)
340.3020	r	(P-3997; A-18505)	350.25 n (P-13882)
340.3030	r	(P-3997; A-18505)	350.30 am (P-13882)
340.3040	r	(P-3997; A-18505)	350.40 n (P-13882)
340.3050	r	(P-3997; A-18505)	350.50 n (P-13882)
340.3060	r	(P-3997; A-18505)	350.1000 n (P-13882)

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350.1005 n	(P-13882)	351.4020 am	(P-8674)
350.1010 am	(P-13882)	351.4030 am	(P-8674)
350.1020 am	(P-13882)	351.5010 am	(P-8674)
350.1030 am	(P-13882)	351.Ap.B	(P-8674)
350.1040 am	(P-13882)	360.10 am	(P-19493/92; A-17972)
350.1050 am	(P-13882)	360.20 am	(P-19493/92; A-17972)
350.1060 am	(P-13882)	360.30 am	(P-19493/92; A-17972)
350.1070 am	(P-13882)	360.40 am	(P-19493/92; A-17972)
350.1080 am	(P-13882)	360.41 n	(P-19493/92; A-17972)
350.1090 am	(P-13882)	360.50 am	(P-19493/92; A-17972)
350.2010 am	(P-13882)	360.60 am	(P-19493/92; A-17972)
350.2020 am	(P-13882)	360.70 r	(P-19493/92; A-17972)
350.2030 am	(P-13882)	360.71 am	(P-19493/92; A-17972)
350.2040 am	(P-13882)	360.75 n	(P-19493/92; A-17972)
350.3010 am	(P-13882)	360.80 r	(P-19493/92; A-17972)
350.3020 am	(P-13882)	360.90 am	(P-19493/92; A-17972)
350.3030 am	(P-13882)	360.100 am	(P-19493/92; A-17972)
350.3040 am	(P-13882)	360.110 am	(P-19493/92; A-17972)
350.3045 n	(P-13882)	360.120 am	(P-19493/92; A-17972)
350.3048 n	(P-13882)	360.Ap.A	(P-19493/92; A-17972)
350.3050 am	(P-13882)	360.Ap.B	(P-19493/92; A-17972)
350.3060 r	(P-13882)	360.Ap.C n	(P-19493/92; A-17972)
350.3070 r	(P-13882)	360.Ap.D n	(P-19493/92; A-17972)
350.3080 r	(P-13882)	360.Ap.E n	(P-19493/92; A-17972)
350.3090 n	(P-13882)	360.II.B r	(P-19493/92; A-17972)
350.4000 n	(P-13882)	360.Tb.A n	(P-19493/92; A-17972)
350.4010 n	(P-13882)	360.Tb.B n	(P-19493/92; A-17972)
350.4020 n	(P-13882)	360.Tb.C r	(P-19493/92; A-17972)
350.4030 n	(P-13882)	390.20 am	(P-8666)
350.Ap.A am	(P-13882)	390.30 am	(P-8666)
350.Ap.B n	(P-13882)	390.40 am	(P-8666)
350.Ap.C n	(P-13882)	390.50 am	(P-8666)
351.10 am	(P-8674)	390.60 am	(P-8666)
351.40 am	(P-8674)	390.70 am	(P-8666)
351.1010 am	(P-8674)	400.10 am	(P-8655)
351.1040 am	(P-8674)	400.110 am	(P-8655)
351.1050 am	(P-8674)	400.120 am	(P-8655)
351.1060 am	(P-8674)	400.130 am	(P-8655)
351.1070 am	(P-8674)	400.140 am	(P-8655)
351.1080 am	(P-8674)	400.150 am	(P-8655)
351.1090 am	(P-8674)	400.160 am	(P-8655)
351.1100 am	(P-8674)	410.10 am	(P-19473/92; A-17953)
351.2010 am	(P-8674)	410.20 am	(P-19473/92; A-17953)
351.2020 am	(P-8674)	410.30 am	(P-19473/92; A-17953)
351.2030 am	(P-8674)	410.35 n	(P-19473/92; A-17953)
351.3030 am	(P-8674)	410.40 am	(P-19473/92; A-17953)
351.3040 am	(P-8674)	410.50 am	(P-19473/92; A-17953)
351.4010 am	(P-8674)	410.60 am	(P-19473/92; A-17953)

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410.70	am	(P-19473/92; A-17953)	106.910	n	(P-16355)
410.II.A	r	(P-19473/92; A-17953)	106.911	n	(P-16355)
410.II.B	r	(P-19473/92; A-17953)	106.912	n	(P-16355)
505.10	n	(P-15220) (E-15667)	106.913	n	(P-16355)
505.20	n	(P-15220) (E-15667)	106.914	n	(P-16355)
505.30	n	(P-15220) (E-15667)	106.915	n	(P-16355)
505.40	n	(P-15220) (E-15667)	106.916	n	(P-16355)
505.50	n	(P-15220) (E-15667)	106.917	n	(P-16355)
505.60	n	(P-15220) (E-15667)	106.921	n	(P-16355)
505.70	n	(P-15220) (E-15667)	106.922	n	(P-16355)
505.80	n	(P-15220) (E-15667)	106.923	n	(P-16355)
505.82	n	(P-15220) (E-15667)	106.924	n	(P-16355)
505.84	n	(P-15220) (E-15667)	106.925	n	(P-16355)
505.86	n	(P-15220) (E-15667)	183.105	am	(P-12659/92; A-12319)
505.90	n	(P-15220) (E-15667)	183.110	am	(P-12659/92; A-12319)
505.100	n	(P-15220) (E-15667)	183.115	am	(P-12659/92; A-12319)
505.110	n	(P-15220) (E-15667)	183.120	am	(P-12659/92; A-12319)
505.120	n	(P-15220) (E-15667)	183.125	am	(P-12659/92; A-12319)
505.130	n	(P-15220) (E-15667)	183.130	am	(P-12659/92; A-12319)
505.140	n	(P-15220) (E-15667)	183.131	n	(P-12659/92; A-12319)
505.150	n	(P-15220) (E-15667)	183.132	n	(P-12659/92; A-12319)
505.160	n	(P-15220) (E-15667)	183.133	n	(P-12659/92; A-12319)
505.170	n	(P-15220) (E-15667)	183.134	n	(P-12659/92; A-12319)
505.180	n	(P-15220) (E-15667)	183.135	am	(P-12659/92; A-12319)
505.190	n	(P-15220) (E-15667)	183.140	am	(P-12659/92; A-12319)
505.1000	n	(P-15220) (E-15667)	183.145	am	(P-12659/92; A-12319)
505.1100	n	(P-15220) (E-15667)	183.150	am	(P-12659/92; A-12319)
505.1200	n	(P-15220) (E-15667)	183.160	am	(P-12659/92; A-12319)
505.1300	n	(P-15220) (E-15667)	183.170	r	(P-12659/92; A-12319)
505.1400	n	(P-15220) (E-15667)	183.210	am	(P-12659/92; A-12319)
505.1500	n	(P-15220) (E-15667)	183.215	am	(P-12659/92; A-12319)
505.1600	n	(P-15220) (E-15667)	183.220	am	(P-12659/92; A-12319)
505.1700	n	(P-15220) (E-15667)	183.225	am	(P-12659/92; A-12319)
505.1800	n	(P-15220) (E-15667)	183.230	am	(P-12659/92; A-12319)
505.1900	n	(P-15220) (E-15667)	183.231	n	(P-12659/92; A-12319)
505.2000	n	(P-15220) (E-15667)	183.235	am	(P-12659/92; A-12319)
505.2100	n	(P-15220) (E-15667)	183.240	am	(P-12659/92; A-12319)
505.2200	n	(P-15220) (E-15667)	183.245	am	(P-12659/92; A-12319)
505.2300	n	(P-15220) (E-15667)	183.250	am	(P-12659/92; A-12319)
505.2400	n	(P-15220) (E-15667)	183.255	am	(P-12659/92; A-12319)
505.2500	n	(P-15220) (E-15667)	183.310	am	(P-12659/92; A-12319)
505.2600	n	(P-15220) (E-15667)	183.315	am	(P-12659/92; A-12319)
505.2700	n	(P-15220) (E-15667)	183.320	am	(P-12659/92; A-12319)
505.2800	n	(P-15220) (E-15667)	183.325	am	(P-12659/92; A-12319)
505.2900	n	(P-15220) (E-15667)	183.335	am	(P-12659/92; A-12319)
505.3000	n	(P-15220) (E-15667)	183.340	am	(P-12659/92; A-12319)
505.3100	n	(P-15220) (E-15667)	183.345	am	(P-12659/92; A-12319)

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105.102 am (P-16366)

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183.350	am	(P-12659/92; A-12319)	211.121	am	(P-4782; A-16504)
183.355	am	(P-12659/92; A-12319)	211.122	r	(P-4782; A-16504)
183.360	am	(P-12659/92; A-12319)	211.130	n	(P-4782; A-16504)
183.365	am	(P-12659/92; A-12319)	211.150	n	(P-4782; A-16504)
183.370	am	(P-12659/92; A-12319)	211.170	n	(P-4782; A-16504)
183.406	n	(P-12659/92; A-12319)	211.210	n	(P-4782; A-16504)
183.410	am	(P-12659/92; A-12319)	211.230	n	(P-4782; A-16504)
183.415	am	(P-12659/92; A-12319)	211.250	n	(P-4782; A-16504)
183.420	am	(P-12659/92; A-12319)	211.270	n	(P-12491)
183.425	am	(P-12659/92; A-12319)	211.290	n	(P-4782; A-16504)
183.430	am	(P-12659/92; A-12319)	211.310	n	(P-4782; A-16504)
183.435	am	(P-12659/92; A-12319)	211.330	n	(P-4782; A-16504)
183.440	am	(P-12659/92; A-12319)	211.350	n	(P-4782; A-16504)
183.445	am	(P-12659/92; A-12319)	211.370	n	(P-4782; A-16504)
183.450	am	(P-12659/92; A-12319)	211.390	n	(P-4782; A-16504)
183.Ap.A	am	(P-12659/92; A-12319)	211.410	n	(P-4782; A-16504)
183.Ap.B	n	(P-12659/92; A-12319)	211.430	n	(P-4782; A-16504)
190.		See 35-183	211.450	n	(P-4782; A-16504)
195.		See 35-183	211.470	n	(P-4782; A-16504)
201.162	am	(P-13371; A-21483)	211.490	n	(P-4782; A-16504)
201.163	am	(P-13371; A-21483)	211.510	n	(P-4782; A-16504)
201.180	am	(P-13371; A-21483)	211.530	n	(P-4782; A-16504)
201.181	am	(P-13371; A-21483)	211.550	n	(P-4782; A-16504)
201.187	am	(P-13371; A-21483)	211.570	n	(P-4782; A-16504)
203.101	am	(P-18919/92; A-6973)	211.590	n	(P-4782; A-16504)
203.107	am	(P-18919/92; A-6973)	211.610	n	(P-4782; A-16504)
203.110	am	(P-18919/92; A-6973)	211.630	n	(P-4782; A-16504)
203.112	am	(P-18919/92; A-6973)	211.650	n	(P-4782; A-16504)
203.122	#	(P-18919/92; A-6973)	211.670	n	(P-4782; A-16504)
203.123	#	(P-18919/92; A-6973)	211.690	n	(P-4782; A-16504)
203.126	am	(P-18919/92; A-6973)	211.710	n	(P-4782; A-16504)
203.128	am	(P-18919/92; A-6973)	211.730	n	(P-4782; A-16504)
203.145	r	(P-18919/92; A-6973)	211.750	n	(P-4782; A-16504)
203.150	am	(P-18919/92; A-6973)	211.770	n	(P-4782; A-16504)
203.201	am	(P-18919/92; A-6973)	211.790	n	(P-4782; A-16504)
203.203	am	(P-18919/92; A-6973)	211.810	n	(P-4782; A-16504)
203.206	am	(P-18919/92; A-6973)	211.830	n	(P-4782; A-16504)
203.207	am	(P-18919/92; A-6973)	211.850	n	(P-4782; A-16504)
203.208	am	(P-18919/92; A-6973)	211.870	n	(P-4782; A-16504)
203.209	am	(P-18919/92; A-6973)	211.890	n	(P-4782; A-16504)
203.301	am	(P-18919/92; A-6973)	211.910	n	(P-4782; A-16504)
203.302	am	(P-18919/92; A-6973)	211.930	n	(P-4782; A-16504)
203.303	am	(P-18919/92; A-6973)	211.950	n	(P-4782; A-16504)
203.306	am	(P-18919/92; A-6973)	211.970	n	(P-4782; A-16504)
203.801	n	(P-18919/92; A-6973)	211.990	n	(P-4782; A-16504)
211.102	am	(P-4782; A-16504)	211.1010	n	(P-4782; A-16504)
			211.1050	n	(P-4782; A-16504)
			211.1070	n	(P-12491)

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211.5050	n	(P-4782; A-16504)	211.5990	n	(P-4782; A-16504)	211.6950	n	(P-4782; A-16504)	218.182	am	(P-4905; A-16636)
211.5070	n	(P-4782; A-16504)	211.6010	n	(P-4782; A-16504)	211.6970	n	(P-4782; A-16504)	218.183	am	(P-4905; A-16636)
211.5090	n	(P-4782; A-16504)	211.6030	n	(P-4782; A-16504)	211.6990	n	(P-4782; A-16504)	218.184	am	(P-4905; A-16636)
211.5110	n	(P-4782; A-16504)	211.6050	n	(P-4782; A-16504)	211.7010	n	(P-4782; A-16504)	218.185	r	(P-4905; A-16636)
211.5130	n	(P-4782; A-16504)	211.6070	n	(P-4782; A-16504)	211.7030	n	(P-4782; A-16504)	218.186	am	(P-4905; A-16636)
211.5150	n	(P-4782; A-16504)	211.6090	n	(P-4782; A-16504)	211.7050	n	(P-12491)	218.204	am	(P-4905; A-16636)
211.5170	n	(P-4782; A-16504)	211.6110	n	(P-12491)	211.7070	n	(P-4782; A-16504)	218.205	am	(P-4905; A-16636)
211.5190	n	(P-4782; A-16504)	211.6130	n	(P-4782; A-16504)	211.7090	n	(P-4782; A-16504)	218.206	am	(P-4905; A-16636)
211.5210	n	(P-4782; A-16504)	211.6150	n	(P-4782; A-16504)	211.7110	n	(P-4782; A-16504)	218.207	am	(P-4905; A-16636)
211.5230	n	(P-4782; A-16504)	211.6170	n	(P-12491)	211.7130	n	(P-4782; A-16504)	218.208	am	(P-4905; A-16636)
211.5250	n	(P-4782; A-16504)	211.6190	n	(P-4782; A-16504)	211.7150	n	(P-4782; A-16504)	218.209	am	(P-4905; A-16636)
211.5270	n	(P-4782; A-16504)	211.6210	n	(P-4782; A-16504)	211.7170	n	(P-4782; A-16504)	218.210	am	(P-4905; A-16636)
211.5290	n	(P-4782; A-16504)	211.6230	n	(P-4782; A-16504)	211.7190	n	(P-4782; A-16504)	218.211	am	(P-4905; C-6520; A-16636)
211.5310	n	(P-4782; A-16504)	211.6250	n	(P-12491)	211.7210	n	(P-4782; A-16504)	218.301	am	(P-4905; C-6520; A-16636)
211.5330	n	(P-4782; A-16504)	211.6270	n	(P-4782; A-16504)	211.7230	n	(P-4782; A-16504)	218.302	am	(P-4905; C-6520; A-16636)
211.5350	n	(P-4782; A-16504)	211.6290	n	(P-4782; A-16504)	211.7250	n	(P-4782; A-16504)	218.303	am	(P-4905; C-6520; A-16636)
211.5370	n	(P-4782; A-16504)	211.6310	n	(P-4782; A-16504)	211.7270	n	(P-4782; A-16504)	218.304	am	(P-4905; C-6520; A-16636)
211.5390	n	(P-12491)	211.6330	n	(P-4782; A-16504)	211.7290	n	(P-4782; A-16504)	218.401	am	(P-4905; C-6520; A-16636)
211.5410	n	(P-4782; A-16504)	211.6350	n	(P-4782; A-16504)	211.7310	n	(P-4782; A-16504)	218.402	am	(P-4905; A-16636)
211.5430	n	(P-4782; A-16504)	211.6370	n	(P-4782; A-16504)	211.7330	n	(P-4782; A-16504)	218.403	am	(P-4905; A-16636)
211.5450	n	(P-4782; A-16504)	211.6390	n	(P-4782; A-16504)	211.7350	n	(P-4782; A-16504)	218.404	am	(P-4905; A-16636)
211.5470	n	(P-4782; A-16504)	211.6410	n	(P-4782; A-16504)	218.100	am	(P-4905; A-16636)	218.405	am	(P-4905; A-16636)
211.5490	n	(P-4782; A-16504)	211.6430	n	(P-4782; A-16504)	218.101	r	(P-4905; A-16636)	218.421	am	(P-4905; A-16636)
211.5500	n	(P-13358; A-21471)	211.6450	n	(P-4782; A-16504)	218.102	am	(P-4905; A-16636)	218.422	am	(P-4905; A-16636)
211.5510	n	(P-4782; A-16504)	211.6470	n	(P-4782; A-16504)	218.103	am	(P-4905; A-16636)	218.423	am	(P-4905; A-16636)
211.5530	n	(P-12491)	211.6490	n	(P-4782; A-16504)	218.104	am	(P-4905; A-16636)	218.424	am	(P-4905; A-16636)
211.5550	n	(P-4782; A-16504)	211.6510	n	(P-4782; A-16504)	218.105	am	(P-4905; A-16636)	218.425	am	(P-4905; A-16636)
211.5570	n	(P-4782; A-16504)	211.6530	n	(P-4782; A-16504)	218.106	am	(P-12508)	218.426	am	(P-4905; A-16636)
211.5590	n	(P-4782; A-16504)	211.6550	n	(P-4782; A-16504)	218.107	am	(P-4905; A-16636)	218.427	am	(P-4905; A-16636)
211.5610	n	(P-4782; A-16504)	211.6570	n	(P-4782; A-16504)	218.108	am	(P-12508)	218.428	am	(P-4905; A-16636)
211.5630	n	(P-4782; A-16504)	211.6590	n	(P-4782; A-16504)	218.109	am	(P-4905; A-16636)	218.429	am	(P-4905; A-16636)
211.5650	n	(P-4782; A-16504)	211.6610	n	(P-12491)	218.110	am	(P-4905; A-16636)	218.430	r	(P-4905; A-16636)
211.5670	n	(P-4782; A-16504)	211.6630	n	(P-12491)	218.111	am	(P-4905; A-16636)	218.441	am	(P-4905; A-16636)
211.5690	n	(P-4782; A-16504)	211.6650	n	(P-4782; A-16504)	218.112	am	(P-12508)	218.445	am	(P-4905; A-16636)
211.5710	n	(P-4782; A-16504)	211.6670	n	(P-4782; A-16504)	218.113	n	(P-12508)	218.446	am	(P-4905; A-16636)
211.5730	n	(P-4782; A-16504)	211.6690	n	(P-4782; A-16504)	218.121	am	(P-4905; A-16636)	218.447	am	(P-4905; A-16636)
211.5750	n	(P-4782; A-16504)	211.6710	n	(P-12491)	218.122	am	(P-4905; A-16636)	218.449	am	(P-4905; A-16636)
211.5770	n	(P-4782; A-16504)	211.6730	n	(P-4782; A-16504)	218.123	am	(P-4905; A-16636)	218.450	am	(P-4905; A-16636)
211.5790	n	(P-4782; A-16504)	211.6750	n	(P-4782; A-16504)	218.124	am	(P-4905; A-16636)	218.452	am	(P-4905; A-16636)
211.5810	n	(P-4782; A-16504)	211.6770	n	(P-4782; A-16504)	218.125	r	(P-4905; A-16636)	218.453	r	(P-4905; A-16636)
211.5830	n	(P-4782; A-16504)	211.6790	n	(P-4782; A-16504)	218.126	r	(P-4905; A-16636)			
211.5850	n	(P-4782; A-16504)	211.6810	n	(P-4782; A-16504)	218.127	r	(P-4905; A-16636)			
211.5870	n	(P-4782; A-16504)	211.6830	n	(P-12491)	218.128	r	(P-4905; A-16636)			
211.5890	n	(P-4782; A-16504)	211.6850	n	(P-4782; A-16504)	218.129	r	(P-4905; A-16636)			
211.5910	n	(P-4782; A-16504)	211.6870	n	(P-4782; A-16504)	218.130	am	(P-4905; A-16636)			
211.5930	n	(P-4782; A-16504)	211.6890	n	(P-4782; A-16504)	218.131	am	(P-4905; A-16636)			
211.5950	n	(P-4782; A-16504)	211.6910	n	(P-4782; A-16504)	218.132	am	(P-4905; A-16636)			
211.5970	n	(P-4782; A-16504)	211.6930	n	(P-4782; A-16504)	218.133	am	(P-4905; A-16636)			

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218.461	am	(P-4905; A-16636)	218.640	#	(P-4905; A-16636)
218.462	am	(P-4905; A-16636)	218.640	am	(P-4905; A-16636)
218.463	am	(P-4905; A-16636)	218.642	#	(P-4905; A-16636)
218.464	am	(P-4905; A-16636)	218.644	#	(P-4905; A-16636)
218.465	r	(P-4905; A-16636)	218.644	am	(P-4905; A-16636)
218.466	r	(P-4905; A-16636)	218.660	n	(P-12508)
218.480	am	(P-4905; A-16636)	218.666	n	(P-12508)
218.481	am	(P-4905; A-16636)	218.667	n	(P-12508)
218.482	am	(P-4905; A-16636)	218.668	n	(P-12508)
218.483	am	(P-4905; A-16636)	218.670	n	(P-12508)
218.485	am	(P-4905; A-16636)	218.672	n	(P-12508)
218.486	am	(P-4905; A-16636)	218.680	n	(P-12508)
218.487	am	(P-4905; A-16636)	218.686	n	(P-12508)
218.489	am	(P-4905; A-16636)	218.688	n	(P-12508)
218.521	r	(P-4905; A-16636)	218.690	n	(P-12508)
218.525	am	(P-4905; A-16636)	218.692	n	(P-12508)
218.527	r	(P-4905; A-16636)	218.875	#	(P-4905; A-16636)
218.541	am	(P-4905; A-16636)	218.877	#	(P-4905; A-16636)
218.562	am	(P-4905; A-16636)	218.879	r	(P-4905; A-16636)
218.581	am	(P-4905; A-16636)	218.881	r	(P-4905; A-16636)
218.582	am	(P-4905; A-16636)	218.883	r	(P-4905; A-16636)
218.583	am	(P-4905; A-16636)	218.886	#	(P-4905; A-16636)
218.584	am	(P-4905; A-16636)	218.920	am	(P-4905; A-16636)
218.585	am	(P-4905; A-16636)			
218.586	am	(P-4905; A-16636)	218.923	am	(P-4905; A-16636)
218.601	am	(P-4905; A-16636)	218.926	r	(P-12508)
218.602	am	(P-4905; A-16636)		am	(P-12508)
			218.927	am	(P-4905; A-16636)
218.603	am	(P-4905; A-16636)	218.928	am	(P-4905; A-16636)
218.604	r	(P-4905; A-16636)	218.940	am	(P-4905; A-16636)
218.605	r	(P-4905; A-16636)			(P-12508)
218.606	r	(P-4905; A-16636)	218.943	am	(P-4905; A-16636)
218.608	am	(P-4905; A-16636)		r	(P-12508)
218.609	am	(P-4905; A-16636)	218.946	am	(P-4905; A-16636)
218.610	am	(P-4905; A-16636)			(P-12508)
218.611	am	(P-4905; A-16636)	218.947	am	(P-4905; A-16636)
			218.948	am	(P-4905; A-16636)
218.612	r	(P-4905; A-16636)	218.960	am	(P-4905; A-16636)
218.613	r	(P-4905; A-16636)			(P-12508)
218.620	am	(P-4905; A-16636)	218.963	am	(P-4905; A-16636)
				r	(P-12508)
218.621	am	(P-4905; A-16636)	218.966	am	(P-4905; A-16636)
218.623	am	(P-4905; A-16636)			(P-12508)
			218.967	am	(P-4905; A-16636)
218.624	am	(P-4905; A-16636)	218.968	am	(P-4905; A-16636)
218.628	am	(P-4905; A-16636)	218.980	am	(P-4905; A-16636)
218.636	am	(P-4905; A-16636)			(P-12508)
218.637	am	(P-4905; A-16636)			

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218.983	am	(P-4905; A-16636)	219.301	am	(P-5169; A-16918)
	r	(P-12508)	219.302	am	(P-5169; A-16918)
218.986	am	(P-4905; A-16636)	219.303	am	(P-5169; A-16918)
		(P-12508)	219.304	am	(P-5169; A-16918)
218.987	am	(P-4905; A-16636)	219.401	am	(P-5169; A-16918)
218.988	am	(P-4905; A-16636)	219.402	am	(P-5169; A-16918)
218.990	am	(P-4905; A-16636)	219.403	am	(P-5169; A-16918)
218.991	am	(P-4905; A-16636)	219.404	am	(P-5169; C-6539; A-16918)
		(P-12508)			
218. Ap. A	am	(P-4905; A-16636)	219.405	am	(P-5169; A-16918)
218. Ap. B	am	(P-4905; A-16636)	219.421	am	(P-5169; A-16918)
218. Ap. C	am	(P-4905; A-16636)	219.422	am	(P-5169; A-16918)
218. Ap. D	am	(P-4905; A-16636)	219.423	am	(P-5169; A-16918)
219.100	am	(P-5169; A-16918)	219.424	am	(P-5169; A-16918)
219.101	r	(P-5169; A-16918)	219.425	am	(P-5169; A-16918)
219.101	n	(P-5169; A-16918)	219.426	am	(P-5169; A-16918)
219.102	am	(P-5169; A-16918)	219.427	am	(P-5169; A-16918)
219.104	am	(P-5169; A-16918)	219.428	am	(P-5169; A-16918)
219.105	am	(P-5169; A-16918)	219.429	am	(P-5169; A-16918)
219.106	am	(P-5169; A-16918)	219.430	r	(P-5169; A-16918)
219.107	am	(P-5169; A-16918)	219.441	am	(P-5169; A-16918)
219.109	am	(P-5169; A-16918)	219.443	am	(P-5169; A-16918)
219.110	am	(P-5169; A-16918)	219.445	am	(P-5169; A-16918)
219.111	am	(P-5169; A-16918)	219.446	am	(P-5169; A-16918)
219.112	am	(P-5169; A-16918)	219.447	am	(P-5169; A-16918)
219.121	am	(P-5169; A-16918)	219.449	am	(P-5169; A-16918)
219.122	am	(P-5169; A-16918)	219.450	am	(P-5169; A-16918)
219.123	am	(P-5169; A-16918)	219.452	am	(P-5169; A-16918)
219.124	am	(P-5169; A-16918)	219.453	r	(P-5169; A-16918)
219.125	r	(P-5169; A-16918)	219.461	am	(P-5169; A-16918)
219.126	r	(P-5169; A-16918)	219.462	am	(P-5169; A-16918)
219.141	am	(P-5169; A-16918)	219.463	am	(P-5169; A-16918)
219.143	am	(P-5169; A-16918)	219.464	am	(P-5169; A-16918)
219.144	am	(P-5169; A-16918)	219.465	r	(P-5169; A-16918)
219.181	am	(P-5169; A-16918)	219.466	r	(P-5169; A-16918)
219.182	am	(P-5169; A-16918)	219.480	am	(P-5169; A-16918)
219.183	am	(P-5169; A-16918)	219.481	am	(P-5169; A-16918)
219.184	am	(P-5169; A-16918)	219.482	am	(P-5169; A-16918)
219.185	r	(P-5169; A-16918)	219.483	am	(P-5169; A-16918)
219.186	am	(P-5169; A-16918)	219.485	am	(P-5169; A-16918)
219.204	am	(P-5169; A-16918)	219.486	am	(P-5169; A-16918)
219.205	am	(P-5169; A-16918)	219.487	am	(P-5169; A-16918)
219.206	am	(P-5169; A-16918)	219.489	am	(P-5169; A-16918)
219.207	am	(P-5169; A-16918)	219.521	r	(P-5169; A-16918)
219.208	am	(P-5169; A-16918)	219.525	am	(P-5169; A-16918)
219.209	am	(P-5169; A-16918)	219.527	r	(P-5169; A-16918)
219.210	am	(P-5169; A-16918)	219.541	am	(P-5169; A-16918)
219.211	am	(P-5169; A-16918)	219.562	am	(P-5169; A-16918)

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219.581 am	(P-5169; A-16918)	219.963 am (P-5169; A-16918)	
219.582 am	(P-5169; A-16918)	219.966 am (P-5169; A-16918)	
219.583 am	(P-5169; A-16918)	219.967 am (P-5169; A-16918)	
219.584 am	(P-5169; A-16918)	219.968 am (P-5169; C-6539)	
219.585 am	(P-5169; A-16918)		(A-16918)
219.586 r	(P-5169; A-16918; E-8295)	219.980 am	(P-5169; A-16918)
	(P-20203)	219.983 am	(P-5169; A-16918)
219.601 am	(P-5169; A-16918)	219.986 am	(P-5169; A-16918)
219.602 am	(P-5169; A-16918)	219.987 am	(P-5169; A-16918)
219.603 am	(P-5169; A-16918)	219.988 am	(P-5169; A-16918)
219.604 r	(P-5169; A-16918)	219.990 am	(P-5169; A-16918)
219.605 r	(P-5169; A-16918)	219.991 am	(P-5169; A-16918)
219.606 r	(P-5169; A-16918)	219.992 am	(P-5169; A-16918)
219.608 am	(P-5169; A-16918)	219.993 am	(P-5169; A-16918)
219.609 am	(P-5169; A-16918)	219.994 am	(P-5169; A-16918)
219.610 am	(P-5169; A-16918)	219.995 am	(P-5169; A-16918)
219.611 am	(P-5169; A-16918)	219.996 am	(P-5169; A-16918)
219.612 r	(P-5169; A-16918)	219.997 am	(P-5169; A-16918)
219.613 r	(P-5169; A-16918)	219.998 am	(P-5169; A-16918)
219.620 am	(P-5169; A-16918)	219.999 am	(P-5169; A-16918)
219.621 am	(P-5169; A-16918)	219.1000 am	(P-5169; A-16918)
219.623 am	(P-5169; A-16918)	219.1001 am	(P-5169; A-16918)
219.624 am	(P-5169; A-16918)	219.1002 am	(P-5169; A-16918)
219.626 am	(P-5169; A-16918)	219.1003 am	(P-5169; A-16918)
219.628 am	(P-5169; A-16918)	219.1004 am	(P-5169; A-16918)
219.636 am	(P-5169; A-16918)	219.1005 am	(P-5169; A-16918)
219.637 am	(P-5169; A-16918)	219.1006 am	(P-5169; A-16918)
219.640 #	(P-5169; A-16918)	219.1007 am	(P-5169; A-16918)
219.642 #	(P-5169; A-16918)	219.1008 am	(P-5169; A-16918)
219.644 #	(P-5169; A-16918)	219.1009 am	(P-5169; A-16918)
219.644 am	(P-5169; A-16918)	219.1010 am	(P-5169; A-16918)
219.875 #	(P-5169; A-16918)	219.1011 r	(P-5169; A-16918)
219.877 #	(P-5169; A-16918)	219.1012 r	(P-5169; A-16918)
219.879 r	(P-5169; A-16918)	219.1013 r	(P-5169; A-16918)
219.881 r	(P-5169; A-16918)	219.1014 r	(P-5169; A-16918)
219.883 r	(P-5169; A-16918)	219.1015 r	(P-5169; A-16918)
219.886 #	(P-5169; A-16918)	219.1016 r	(P-5169; A-16918)
219.920 am	(P-5169; A-16918)	219.1017 r	(P-5169; A-16918)
219.923 am	(P-5169; A-16918)	219.1018 r	(P-5169; A-16918)
219.926 am	(P-5169; A-16918)	219.1019 r	(P-5169; A-16918)
219.927 am	(P-5169; A-16918)	219.1020 n	(P-5169; A-16918)
219.928 am	(P-5169; A-16918)	219.1021 n	(P-5169; A-16918)
219.940 am	(P-5169; A-16918)	219.1022 n	(P-5169; A-16918)
219.943 am	(P-5169; A-16918)	219.1023 n	(P-5169; A-16918)
219.946 am	(P-5169; A-16918)	219.1024 n	(P-5169; A-16918)
219.947 am	(P-5169; A-16918)	219.1025 n	(P-5169; A-16918)
219.948 am	(P-5169; A-16918)	219.1026 n	(P-5169; A-16918)
219.960 am	(P-5169; A-16918)	219.1027 n	(P-5169; A-16918)
		219.1028 n	(P-5169; A-16918)
		219.1029 n	(P-5169; A-16918)
		219.1030 n	(P-5169; A-16918)

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254.130	n	(P-17195/92; A-7782)	270.411	n	(P-16325)
254.131	n	(P-17195/92; A-7782)	270.412	n	(P-16325)
254.132	n	(P-17195/92; A-7782)	270.413	n	(P-16325)
254.133	n	(P-17195/92; A-7782)	270.501	n	(P-16325)
254.134	n	(P-17195/92; A-7782)	270.502	n	(P-16325)
254.135	n	(P-17195/92; A-7782)	270.503	n	(P-16325)
254.136	n	(P-17195/92; A-7782)	270.504	n	(P-16325)
254.201	n	(P-17195/92; A-7782)	270.601	n	(P-16325)
254.202	n	(P-17195/92; A-7782)	270.602	n	(P-16325)
254.203	n	(P-17195/92; A-7782)	270.603	n	(P-16325)
254.204	n	(P-17195/92; A-7782)	270.604	n	(P-16325)
254.301	n	(P-17195/92; A-7782)	270.605	n	(P-16325)
254.302	n	(P-17195/92; A-7782)	270.606	n	(P-16325)
254.303	n	(P-17195/92; A-7782)	270.607	n	(P-16325)
254.304	n	(P-17195/92; A-7782)	270.608	n	(P-16325)
254.305	n	(P-17195/92; A-7782)	270.609	n	(P-16325)
254.306	n	(P-17195/92; A-7782)	303.323	am	(P-18759)
254.401	n	(P-17195/92; A-7782)	303.400	n	(P-16374)
254.402	n	(P-17195/92; A-7782)	304.213	am	(P-15223)
254.403	n	(P-17195/92; A-7782)	307.1103	am	(P-9803; A-19483)
254.404	n	(P-17195/92; A-7782)	307.2400	am	(P-9803; A-19483)
270.101	n	(P-16325)	307.2402	am	(P-9803; A-19483)
270.102	n	(P-16325)	307.2403	am	(P-9803; A-19483)
270.103	n	(P-16325)	307.2404	am	(P-9803; A-19483)
270.104	n	(P-16325)	307.2405	am	(P-9803; A-19483)
270.105	n	(P-16325)	307.2406	am	(P-9803; A-19483)
270.106	n	(P-16325)	307.2490	am	(P-9803; A-19483)
270.107	n	(P-16325)	307.2491	am	(P-9803; A-19483)
270.108	n	(P-16325)	320.101	n	(P-2469; A-11461)
270.201	n	(P-16325)	320.102	n	(P-2469; A-11461)
270.202	n	(P-16325)	320.103	n	(P-2469; A-11461)
270.301	n	(P-16325)	320.104	n	(P-2469; A-11461)
270.302	n	(P-16325)	320.105	n	(P-2469; A-11461)
270.303	n	(P-16325)	320.201	n	(P-2469; A-11461)
270.304	n	(P-16325)	320.202	n	(P-2469; A-11461)
270.305	n	(P-16325)	320.203	n	(P-2469; A-11461)
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270.401	n	(P-16325)	320.302	n	(P-2469; A-11461)
270.402	n	(P-16325)	604.101	r	(P-7621; A-12648)
270.403	n	(P-16325)	604.102	r	(P-7621; A-12648)
270.404	n	(P-16325)	604.103	r	(P-7621; A-12648)
270.405	n	(P-16325)	604.104	r	(P-7621; A-12648)
270.406	n	(P-16325)	604.105	r	(P-7621; A-12648)
270.407	n	(P-16325)	604.401	r	(P-7621; A-12648)
270.408	n	(P-16325)	605.101	r	(P-2682; A-7943)

605.102	r	(P-2682; A-7943)	611.612	am	(P-7629; A-12650)	703.204	am	(P-16930/92; A-5774)	724.404	n	(P-16970/92; A-5806)
605.109	r	(P-7738; A-12780)			(P-2533; A-7796)	703.207	am	(P-16930/92; A-5774)	724.410	am	(P-16970/92; A-5806)
611.101	am	(P-2533; A-7796)	611.630	am	(P-7629; A-12650)	703.280	am	(P-9417; A-20794)	724.414	am	(P-9453; A-20830)
		(P-7629; A-12650)	611.640	am	(P-2533; A-7796)	703.Ap.A	am	(P-16930/92; A-5774)	724.416	am	(P-9453; A-20830)
611.102	am	(P-2533; A-7796)			(P-7629; A-12650)			(P-9417; A-20794)	724.670	am	(P-9453; A-20830)
611.107	n	(A-7796)	611.646	am	(P-2533; A-7796)	720.110	am	(P-16776/92; A-5625)	724.671	am	(P-9453; A-20830)
611.110	am	(P-2533; A-7796)			(P-7629; A-12650)			(P-9170; A-20545)	724.672	am	(P-9453; A-20830)
		(P-7629; A-12650)	611.647	am	(P-2533; A-7796)	720.111	am	(P-9170; A-20545)	724.673	am	(P-16970/92; A-5806)
611.111	am	(P-2533; A-7796)	611.648	am	(P-2533; A-7796)	721.102	am	(P-9193; A-20568)			(P-9453; A-20830)
611.112	am	(P-2533; A-7796)			(P-7629; A-12650)	721.103	am	(P-16801/92; A-5650)	724.1100	n	(P-9453; A-20830)
611.113	am	(P-2533; A-7796)	611.Ap.A	am	(P-2533; A-7796)			(P-9193; A-20568)	724.1101	n	(P-9453; A-20830)
611.130	n	(P-2533; A-7796)			(P-7629; A-12650)	721.104	am	(P-16801/92; A-5650)	724.1102	n	(P-9453; A-20830)
		(P-7629; A-12650)	611.Ap.E	n	(P-2533; A-7796)			(P-9193; A-20568)	725.101	am	(P-9245; A-20620)
611.240	am	(P-7629; A-12650)	611.Tb.D	#	(P-2533; A-7796)	721.105	am	(P-9193; A-20568)	725.113	am	(P-16831/92; A-5681)
611.280	am	(P-2533; A-7796)			(P-7629; A-12650)	721.106	am	(P-9193; A-20568)			(P-9245; A-20620)
611.290	am	(P-2533; A-7796)	611.Tb.D	n	(P-2533; A-7796)	721.111	am	(P-16801/92; A-5650)	725.115	am	(P-16831/92; A-5681)
611.297	n	(P-2533; A-7796)	611.Tb.E	n	(P-2533; A-7796)	721.131	am	(P-9193; A-20568)	725.119	n	(P-16831/92; A-5681)
611.300	am	(P-2533; A-7796)	611.Tb.F	n	(P-2533; A-7796)	721.132	am	(P-9193; A-20568)	725.173	am	(P-16831/92; A-5681)
		(P-7629; A-12650)	611.Tb.G	n	(P-2533; A-7796)	721.Ap.B	am	(P-9193; A-20568)	725.210	am	(P-9245; A-20620)
611.301	am	(P-2533; A-7796)	611.Tb.Z	#	(P-2533; A-7796)	721.Ap.G	am	(P-9193; A-20568)	725.211	am	(P-9245; A-20620)
		(P-7629; A-12650)			(P-7629; A-12650)	722.134	am	(P-9445; A-20822)	725.212	am	(P-9245; A-20620)
611.310	am	(P-7629; A-12650)	615.105	am	(P-16465/92; A-1871)	724.101	am	(P-9453; A-20830)	725.240	am	(P-9245; A-20620)
611.311	am	(P-2533; A-7796)	616.105	am	(P-16473/92; A-1878)	724.113	am	(P-16970/92; A-5806)	725.242	am	(P-9245; A-20620)
		(P-7629; A-12650)	670.101	n	(P-18730)			(P-9453; A-20830)	725.243	am	(P-9245; A-20620)
611.350	n	(P-2533; A-7796)	670.102	n	(P-18730)	724.115	am	(P-16970/92; A-5806)	725.245	am	(P-9245; A-20620)
611.351	n	(P-2533; A-7796)			(P-7629; A-12650)	724.119	n	(P-16970/92; A-5806)	725.247	am	(P-9245; A-20620)
611.352	n	(P-2533; A-7796)	670.103	n	(P-18730)	724.173	am	(P-16970/92; A-5806)	725.321	am	(P-16831/92; A-5681)
611.354	n	(P-2533; A-7796)	670.104	n	(P-18730)	724.210	am	(P-9453; A-20830)			(P-9245; A-20620)
611.355	n	(P-2533; A-7796)	670.105	n	(P-18730)	724.211	am	(P-9453; A-20830)	725.322	r	(P-16831/92; A-5681)
611.356	n	(P-2533; A-7796)	670.106	n	(P-18730)	724.212	am	(P-9453; A-20830)	725.322	n	(P-16831/92; A-5681)
		(P-7629; A-12650)	670.107	n	(P-18730)	724.240	am	(P-9453; A-20830)	725.323	r	(P-16831/92; A-5681)
611.357	n	(P-2533; A-7796)	670.201	n	(P-18730)	724.242	am	(P-9453; A-20830)	725.323	n	(P-16831/92; A-5681)
611.358	n	(P-2533; A-7796)	670.203	n	(P-18730)	724.243	am	(P-9453; A-20830)	725.324	n	(P-16831/92; A-5681)
611.359	n	(P-2533; A-7796)	670.205	n	(P-18730)	724.245	am	(P-9453; A-20830)	725.326	am	(P-16831/92; A-5681)
		(P-7629; A-12650)	670.207	n	(P-18730)	724.247	am	(P-9453; A-20830)	725.328	am	(P-16831/92; A-5681)
611.360	n	(P-2533; A-7796)	670.209	n	(P-18730)	724.251	am	(P-9453; A-20830)	725.354	am	(P-16831/92; A-5681)
		(P-7629; A-12650)	670.211	n	(P-18730)	724.321	am	(P-16970/92; A-5806)	725.355	n	(P-16831/92; A-5681)
611.361	n	(P-2533; A-7796)	670.213	n	(P-18730)	724.322	n	(P-16970/92; A-5806)	725.359	n	(P-16831/92; A-5681)
611.510	am	(P-7629; A-12650)	670.215	n	(P-18730)	724.323	n	(P-16970/92; A-5806)	725.360	n	(P-16831/92; A-5681)
611.521	am	(P-2533; A-7796)	670.217	n	(P-18730)	724.326	am	(P-16970/92; A-5806)	725.401	am	(P-16831/92; A-5681)
611.560	am	(P-2533; A-7796)	670.301	n	(P-18730)	724.328	n	(P-16970/92; A-5806)	725.402	r	(P-16831/92; A-5681)
611.600	am	(P-7629; A-12650)	670.401	n	(P-18730)	724.351	am	(P-16970/92; A-5806)	725.403	n	(P-16831/92; A-5681)
611.601	am	(P-2533; A-7796)	670.501	n	(P-18730)	724.352	n	(P-16970/92; A-5806)	725.404	n	(P-16831/92; A-5681)
611.603	am	(P-7629; A-12650)	702.181	am	(P-16924/92; A-5769)	724.353	n	(P-16970/92; A-5806)	725.410	am	(P-16831/92; A-5681)
611.609	am	(P-7629; A-12650)	703.155	am	(P-9417; A-20794)	724.354	am	(P-16970/92; A-5806)	725.414	am	(P-9245; A-20620)
		(P-7629; A-12650)	703.183	am	(P-9417; A-20794)	724.401	am	(P-16970/92; A-5806)	725.416	am	(P-9245; A-20620)
611.611	am	(P-2533; A-7796)	703.203	am	(P-16930/92; A-5774)	724.402	n	(P-16970/92; A-5806)	725.540	am	(P-9245; A-20620)
		(P-7629; A-12650)			(P-7629; A-12650)	724.403	am	(P-16970/92; A-5806)			

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725.542	am	(P-9245; A-20620)	738.110	am	(P-8423; A-15641)
725.543	am	(P-16831/92; A-5681)	738.117	n	(P-8423; A-15641)
		(P-9245; A-20620)	739.100	n	(P-9588; A-20954)
725.1100	n	(P-9245; A-20620)	739.110	n	(P-9588; A-20954)
725.1101	n	(P-9245; A-20620)	739.111	n	(P-9588; A-20954)
725.1102	n	(P-9245; A-20620)	739.112	n	(P-9588; A-20954)
726.140	r	(P-9528; A-20904)	739.120	n	(P-9588; A-20954)
726.141	r	(P-9528; A-20904)	739.121	n	(P-9588; A-20954)
726.142	r	(P-9528; A-20904)	739.122	n	(P-9588; A-20954)
726.143	r	(P-9528; A-20904)	739.123	n	(P-9588; A-20954)
726.144	r	(P-9528; A-20904)	739.124	n	(P-9588; A-20954)
726.200	am	(P-17028/92; A-5865)	739.130	n	(P-9588; A-20954)
		(P-9528; A-20904)	739.131	n	(P-9588; A-20954)
726.201	am	(P-9528; A-20904)	739.132	n	(P-9588; A-20954)
726.203	am	(P-9528; A-20904)	739.140	n	(P-9588; A-20954)
726.204	am	(P-9528; A-20904)	739.141	n	(P-9588; A-20954)
726.206	am	(P-9528; A-20904)	739.142	n	(P-9588; A-20954)
726.207	am	(P-9528; A-20904)	739.143	n	(P-9588; A-20954)
726.212	am	(P-9528; A-20904)	739.144	n	(P-9588; A-20954)
726.219	am	(P-9528; A-20904)	739.145	n	(P-9588; A-20954)
726.Ap.1	am	(P-9528; A-20904)	739.146	n	(P-9588; A-20954)
728.101	am	(P-9317; A-20692)	739.147	n	(P-9588; A-20954)
728.102	am	(P-9317; A-20692)	739.150	n	(P-9588; A-20954)
728.103	am	(P-16878/92; A-5727)	739.151	n	(P-9588; A-20954)
728.105	am	(P-9317; A-20692)	739.152	n	(P-9588; A-20954)
728.107	am	(P-9317; A-20692)	739.153	n	(P-9588; A-20954)
728.109	am	(P-9317; A-20692)	739.154	n	(P-9588; A-20954)
728.114	n	(P-9317; A-20692)	739.155	n	(P-9588; A-20954)
728.135	am	(P-16878/92; A-5727)	739.156	n	(P-9588; A-20954)
		(P-9317; A-20692)	739.157	n	(P-9588; A-20954)
728.136	n	(P-9317; A-20692)	739.158	n	(P-9588; A-20954)
728.137	n	(P-9317; A-20692)	739.159	n	(P-9588; A-20954)
728.140	am	(P-9317; A-20692)	739.160	n	(P-9588; A-20954)
728.141	am	(P-16878/92; A-5727)	739.161	n	(P-9588; A-20954)
		(P-9317; A-20692)	739.162	n	(P-9588; A-20954)
728.142	am	(P-9317; A-20692)	739.163	n	(P-9588; A-20954)
728.145	n	(P-9317; A-20692)	739.164	n	(P-9588; A-20954)
728.146	n	(P-9317; A-20692)	739.165	n	(P-9588; A-20954)
728.150	am	(P-9317; A-20692)	739.166	n	(P-9588; A-20954)
728.Ap.B	am	(P-9317; A-20692)	739.167	n	(P-9588; A-20954)
728.Tb.A	am	(P-9317; A-20692)	739.170	n	(P-9588; A-20954)
728.Tb.B	am	(P-9317; A-20692)	739.171	n	(P-9588; A-20954)
728.Tb.D	am	(P-16878/92; A-5727)	739.172	n	(P-9588; A-20954)
		(P-9317; A-20692)	739.173	n	(P-9588; A-20954)
728.Tb.F	n	(P-9317; A-20692)	739.174	n	(P-9588; A-20954)
728.Tb.G	n	(P-9317; A-20692)	739.175	n	(P-9588; A-20954)
730.168	am	(P-8428; A-15646)			

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739.182	n	(P-9588; A-20954)	814.108	n	(P-8714)
807.105	am	(P-17703)	814.302	am	(P-8714)
807.106	n	(E-17268)	814.402	am	(P-8714)
810.101	am	(P-17709)	814.501	am	(P-8714)
810.103	am	(P-8702) (P-17709)	814.601	n	(P-17721)
		(RC-21882)	814.602	n	(P-17721)
810.104	am	(P-8702) (P-17709)	814.701	n	(P-17721)
811.101	am	(P-8726) (P-17730)	814.702	n	(P-17721)
811.171	am	(P-8726)	814.801	n	(P-17721)
811.110	am	(P-8726)	814.802	n	(P-17721)
811.111	am	(P-8726)	815.202	am	(P-17649)
811.112	n	(P-8726)	815.401	am	(P-17649)
811.301	am	(P-17730)	817.101	n	(P-17659)
811.302	am	(P-8726)	817.102	n	(P-17659)
811.303	am	(P-8726)	817.103	n	(P-17659)
811.310	am	(P-16962/92; A-12413)	817.104	n	(P-17659)
811.319	am	(P-8726)	817.105	n	(P-17659)
811.323	am	(P-8726)	817.106	n	(P-17659)
811.324	n	(P-8726)	817.107	n	(P-17659)
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811.700	am	(P-8726)	817.203	n	(P-17659)
811.701	am	(P-8726)	817.204	n	(P-17659)
811.702	am	(P-8726)	817.301	n	(P-17659)
811.703	am	(P-8726)	817.302	n	(P-17659)
811.704	am	(P-8726)	817.303	n	(P-17659)
811.705	am	(P-8726)	817.304	n	(P-17659)
811.706	am	(P-8726)	817.305	n	(P-17659)
811.707	am	(P-8726)	817.306	n	(P-17659)
811.708	am	(P-8726)	817.307	n	(P-17659)
811.709	am	(P-8726)	817.308	n	(P-17659)
811.710	am	(P-8726)	817.401	n	(P-17659)
811.711	am	(P-8726)	817.402	n	(P-17659)
811.712	am	(P-8726)	817.403	n	(P-17659)
811.713	am	(P-8726)	817.404	n	(P-17659)
811.714	am	(P-8726)	817.405	n	(P-17659)
811.715	am	(P-8726)	817.406	n	(P-17659)
811.Ap.B	n	(P-8726)	817.407	n	(P-17659)
812.101	am	(P-17644)	817.408	n	(P-17659)
812.301	am	(P-17644)	817.409	n	(P-17659)
813.101	am	(P-17654)	817.410	n	(P-17659)
813.106	am	(P-16920/92; A-12409)	817.411	n	(P-17659)
814.101	am	(P-8714)	817.412	n	(P-17659)
814.102	am	(P-8714)	817.413	n	(P-17659)
814.103	am	(P-8714)	817.414	n	(P-17659)
814.104	am	(P-8714)	817.415	n	(P-17659)

817.416	n	(P-17659)	1422.121	n	(P-20002/92; A-9911)	400.120	re	(A-4464)	400.1090	re	(A-4464)
817.417	n	(P-17659)	1422.122	n	(P-20002/92; O-8084;	400.130	re	(A-4464)	400.1110	re	(A-4464)
817.418	n	(P-17659)			M-10007; A-9911)	400.140	re	(A-4464)	400.1120	re	(A-4464)
817.419	n	(P-17659)	1422.123	n	(P-20002/92; A-9911)	400.141	re	(A-4464)	400.1130	re	(A-4464)
817.420	n	(P-17659)	1422.124	n	(P-20002/92; A-9911)	400.142	re	(A-4464)	400.1140	re	(A-4464)
817.421	n	(P-17659)	1422.125	n	(P-20002/92; A-9911)	400.143	re	(A-4464)	400.1150	re	(A-4464)
817.501	n	(P-17659)	1422.126	n	(P-20002/92; A-9911)	400.150	re	(A-4464)	400.1160	re	(A-4464)
817.Ap.A	n	(P-17659)	1422.127	n	(P-20002/92; A-9911)	400.205	re	(A-4464)	400.1170	re	(A-4464)
858.207	am	(P-4621/92; A-4190)	1422.Ap.A	n	(P-20002/92; A-9911)	400.210	re	(A-4464)	400.1180	re	(A-4464)
876.	n	(E-16191/92; O-18856/92;	Tb.A	n	(P-20002/92; A-9911)	400.220	re	(A-4464)	400.1190	re	(A-4464)
		(RC-18857/92; M-2438)	Tb.B	n	(P-20002/92; A-9911)	400.230	re	(A-4464)	400.1200	re	(A-4464)
880.100	r	(PR-17861) (AR-20266)	Tb.C	n	(P-20002/92; A-9911)	400.240	re	(A-4464)	400.1210	re	(A-4464)
880.102	r	(PR-17861) (AR-20266)	1422.Ap.B	n	(P-20002/92; A-9911)	400.250	re	(A-4464)	400.1220	re	(A-4464)
880.103	r	(PR-17861) (AR-20266)	1450.100	n	(P-17874/92; A-20268)	400.260	re	(A-4464)	400.1310	re	(A-4464)
880.104	r	(PR-17861) (AR-20266)	1450.101	n	(P-17874/92; A-20268)	400.270	re	(A-4464)	400.1320	re	(A-4464)
880.105	r	(PR-17861) (AR-20266)	1450.102	n	(P-17874/92; A-20268)	400.280	re	(A-4464)	400.1330	re	(A-4464)
880.106	r	(PR-17861) (AR-20266)	1450.103	n	(P-17874/92; A-20268)	400.290	re	(A-4464)	400.1340	re	(A-4464)
880.200	r	(PR-17861) (AR-20266)	1450.104	n	(P-17874/92; A-20268)	400.310	re	(A-4464)	400.1410	re	(A-4464)
880.201	r	(PR-17861) (AR-20266)	1450.105	n	(P-17874/92; A-20268)	400.410	re	(A-4464)	400.1420	re	(A-4464)
880.202	r	(PR-17861) (AR-20266)	1450.106	n	(P-17874/92; A-20268)	400.420	re	(A-4464)	400.1430	re	(A-4464)
880.203	r	(PR-17861) (AR-20266)	1450.201	n	(P-17874/92; A-20268)	400.430	re	(A-4464)	400.1440	re	(A-4464)
880.300	r	(PR-17861) (AR-20266)	1450.202	n	(P-17874/92; A-20268)	400.440	re	(A-4464)	400.1450	re	(A-4464)
880.301	r	(PR-17861) (AR-20266)	1450.203	n	(P-17874/92; A-20268)	400.510	re	(A-4464)	400.1460	re	(A-4464)
1420.101	am	(P-19625/92; A-9947)	1450.300	n	(P-17874/92; A-20268)	400.610	re	(A-4464)	400.1470	re	(A-4464)
1420.102	am	(P-19625/92; A-9947)	1450.301	n	(P-17874/92; A-20268)	400.615	re	(A-4464)	400.1480	re	(A-4464)
1420.103	n	(P-19625/92; A-9947)				400.620	re	(A-4464)	400.1510	re	(A-4464)
1420.104	n	(P-19625/92; A-9947)	TITLE 38			400.630	re	(A-4464)	400.1520	re	(A-4464)
1420.105	n	(P-19625/92; A-9947)	130.10	am	(P-6929)	400.640	re	(A-4464)	400.1530	re	(A-4464)
1420.106	n	(P-19625/92; A-9947)	130.30	am	(P-6929; PF-21127)	400.650	re	(A-4464)	400.1540	re	(A-4464)
1420.107	n	(P-19625/92; A-9947)	130.60	am	(P-6929)	400.660	re	(A-4464)	400.1550	re	(A-4464)
1420.120	n	(P-19625/92; A-9947)	180.10	am	(P-14006/92; A-123)	400.665	re	(A-4464)	400.1560	re	(A-4464)
1421.101	n	(P-19615/92; A-10392)	180.22	n	(P-14006/92; A-123)	400.670	re	(A-4464)	400.1570	re	(A-4464)
1421.110	n	(P-19615/92; A-10392)	180.24	n	(P-14006/92; A-123)	400.675	re	(A-4464)	400.1580	re	(A-4464)
1421.111	n	(P-19615/92; A-10392)	180.25	n	(P-14006/92; A-123)	400.680	re	(A-4464)	400.1590	re	(A-4464)
1421.120	n	(P-19615/92; A-10392)	180.30	am	(P-14006/92; A-123)	400.690	re	(A-4464)	400.1600	re	(A-4464)
1421.121	n	(P-19615/92; A-10392)	180.85	am	(P-5990; A-9893)	400.700	re	(A-4464)	400.1610	re	(A-4464)
1421.130	n	(P-19615/92; A-10392)			(E-6321)	400.710	re	(A-4464)	400.1620	re	(A-4464)
1421.131	n	(P-19615/92; A-10392)	180.92	n	(P-14006/92; A-123)	400.720	re	(A-4464)	400.1630	re	(A-4464)
1421.140	n	(P-19615/92; A-10392)	180.94	n	(P-14006/92; A-123)	400.810	re	(A-4464)	400.1640	re	(A-4464)
1421.141	n	(P-19615/92; A-10392)	180.100	am	(P-14006/92; A-123)	400.910	re	(A-4464)	400.1650	re	(A-4464)
1421.il.A	n	(P-19615/92; A-10392)	190.35	n	(P-6599; W-13197)	400.1010	re	(A-4464)	400.1660	re	(A-4464)
1422.101	n	(P-20002/92; A-9911)	190.75	n	(P-6599; W-13197)	400.1020	re	(A-4464)	400.1670	re	(A-4464)
1422.105	n	(P-20002/92; A-9911)	190.165	am	(P-6599; W-13197)	400.1030	re	(A-4464)	400.1680	re	(A-4464)
1422.110	n	(P-20002/92; A-9911)	380.10	n	(P-19347)	400.1040	re	(A-4464)	400.1690	re	(A-4464)
1422.111	n	(P-20002/92; A-9911)	380.20	n	(P-19347)	400.1050	re	(A-4464)	400.1700	re	(A-4464)
1422.120	n	(P-20002/92; A-9911)	380.30	n	(P-19347)	400.1060	re	(A-4464)	400.1710	re	(A-4464)
			400.110	re	(A-4464)	400.1070	re	(A-4464)	400.1720	re	(A-4464)
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400.1750	re	(A-4464)	400.2420	re	(A-4464)	450.420	re	(A-4475)	450.1230	re	(A-4475)
400.1760	re	(A-4464)	400.2500	re	(A-4464)	450.425	n	(P-17570/92; A-3513)	450.1240	re	(A-4475)
400.1770	re	(A-4464)	400.2510	re	(A-4464)	450.425	re	(A-4475)	450.1250	re	(A-4475)
400.1770	re	(A-4464)	400.2520	re	(A-4464)	450.430	re	(A-4475)	450.1305	re	(A-4475)
400.1780	re	(A-4464)	400.2530	re	(A-4464)	450.440	re	(A-4475)	450.1310	re	(A-4475)
400.1790	re	(A-4464)	400.2540	re	(A-4464)	450.450	re	(A-4475)	450.1315	re	(A-4475)
400.1800	re	(A-4464)	400.2550	re	(A-4464)	450.460	re	(A-4475)	450.1320	re	(A-4475)
400.1810	re	(A-4464)	400.2700	re	(A-4464)	450.470	re	(A-4475)	450.1325	re	(A-4475)
400.1905	re	(A-4464)	400.2710	re	(A-4464)	450.475	re	(A-4475)	450.1330	re	(A-4475)
400.1910	re	(A-4464)	450.110	re	(A-4475)	450.480	re	(A-4475)	450.1335	am	(P-17570/92; A-3513)
400.1915	re	(A-4464)	450.115	re	(A-4475)	450.490	re	(A-4475)	450.1335	re	(A-4475)
400.1920	re	(A-4464)	450.120	re	(A-4475)	450.610	re	(A-4475)	450.1340	re	(A-4475)
400.1925	re	(A-4464)	450.125	re	(A-4475)	450.620	re	(A-4475)	450.1345	re	(A-4475)
400.1930	re	(A-4464)	450.130	re	(A-4475)	450.630	re	(A-4475)	450.1350	re	(A-4475)
400.1935	re	(A-4464)	450.135	n	(P-17570/92; A-3513)	450.640	re	(A-4475)	450.1355	re	(A-4475)
400.1940	re	(A-4464)	450.135	re	(A-4475)	450.650	re	(A-4475)	450.1360	re	(A-4475)
400.1945	re	(A-4464)	450.140	re	(A-4475)	450.660	re	(A-4475)	450.1410	re	(A-4475)
400.1950	re	(A-4464)	450.145	n	(P-17570/92; A-3513)	450.710	re	(A-4475)	450.1420	re	(A-4475)
400.1955	re	(A-4464)	450.145	re	(A-4475)	450.720	re	(A-4475)	450.1510	re	(A-4475)
400.1970	re	(A-4464)	450.150	re	(A-4475)	450.730	re	(A-4475)	450.1520	re	(A-4475)
400.1972	re	(A-4464)	450.160	n	(P-17570/92; A-3513)	450.740	re	(A-4475)	450.1530	re	(A-4475)
400.1975	re	(A-4464)	450.160	re	(A-4475)	450.750	re	(A-4475)	450.1540	re	(A-4475)
400.1980	re	(A-4464)	450.165	n	(P-17570/92; A-3513)	450.810	re	(A-4475)	450.1550	re	(A-4475)
400.1982	re	(A-4464)	450.165	re	(A-4475)	450.820	re	(A-4475)	450.1560	re	(A-4475)
400.1985	re	(A-4464)	450.170	re	(A-4475)	450.830	re	(A-4475)	450.1570	re	(A-4475)
400.1990	re	(A-4464)	450.175	am	(P-17570/92; A-3513)	450.840	re	(A-4475)	450.1580	re	(A-4475)
400.1993	re	(A-4464)	450.175	re	(A-4475)	450.850	re	(A-4475)	450.1590	re	(A-4475)
400.1997	re	(A-4464)	450.185	re	(A-4475)	450.860	re	(A-4475)	450.1595	re	(A-4475)
400.2010	re	(A-4464)	450.210	am	(P-17570/92; A-3513)	450.910	re	(A-4475)	450.1600	re	(A-4475)
400.2005	re	(A-4464)	450.210	re	(A-4475)	450.920	re	(A-4475)	450.1610	re	(A-4475)
400.2020	re	(A-4464)	450.220	am	(P-17570/92; A-3513)	450.930	re	(A-4475)	450.1620	re	(A-4475)
400.2030	re	(A-4464)	450.220	re	(A-4475)	450.940	am	(P-17570/92; A-3513)	450.1630	re	(A-4475)
400.2040	re	(A-4464)	450.230	re	(A-4475)	450.940	re	(A-4475)	450.1640	re	(A-4475)
400.2050	re	(A-4464)	450.240	re	(A-4475)	450.950	re	(A-4475)	450.1650	re	(A-4475)
400.2055	re	(A-4464)	450.250	re	(A-4475)	450.1010	re	(A-4475)	450.1660	re	(A-4475)
400.2060	re	(A-4464)	450.255	re	(A-4475)	450.1020	am	(P-17570/92; A-3513)	450.1670	re	(A-4475)
400.2070	re	(A-4464)	450.260	am	(P-17570/92; A-3513)	450.1020	re	(A-4475)	450.1680	re	(A-4475)
400.2105	re	(A-4464)	450.260	re	(A-4475)	450.1030	re	(A-4475)	450.1690	re	(A-4475)
400.2110	re	(A-4464)	450.270	re	(A-4475)	450.1110	re	(A-4475)	450.1700	re	(A-4475)
400.2120	re	(A-4464)	450.280	re	(A-4475)	450.1120	re	(A-4475)	450.1720	re	(A-4475)
400.2200	re	(A-4464)	450.290	re	(A-4475)	450.1130	re	(A-4475)	450.1730	re	(A-4475)
400.2300	re	(A-4464)	450.310	re	(A-4475)	450.1140	re	(A-4475)	450.1740	re	(A-4475)
400.2310	re	(A-4464)	450.320	re	(A-4475)	450.1150	re	(A-4475)	450.1750	re	(A-4475)
400.2320	re	(A-4464)	450.330	re	(A-4475)	450.1160	re	(A-4475)	450.1760	re	(A-4475)
400.2330	re	(A-4464)	450.340	re	(A-4475)	450.1170	re	(A-4475)	450.1770	re	(A-4475)
400.2340	re	(A-4464)	450.350	re	(A-4475)	450.1175	re	(A-4475)	450.1790	re	(A-4475)
400.2400	re	(A-4464)	450.410	am	(P-17570/92; A-3513)	450.1210	re	(A-4475)	1000.110	re	(A-4464)

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1000.120	re	(A-4464)	1000.1090	re	(A-4464)	1000.1740	re	(A-4464)	1000.2410	re	(A-4464)
1000.130	re	(A-4464)	1000.1110	re	(A-4464)	1000.1750	re	(A-4464)	1000.2420	re	(A-4464)
1000.140	re	(A-4464)	1000.1120	re	(A-4464)	1000.1760	re	(A-4464)	1000.2500	re	(A-4464)
1000.141	re	(A-4464)	1000.1130	re	(A-4464)	1000.1770	re	(A-4464)	1000.2510	re	(A-4464)
1000.142	re	(A-4464)	1000.1140	re	(A-4464)	1000.1770	re	(A-4464)	1000.2520	re	(A-4464)
1000.143	re	(A-4464)	1000.1150	re	(A-4464)	1000.1780	re	(A-4464)	1000.2530	re	(A-4464)
1000.150	re	(A-4464)	1000.1160	re	(A-4464)	1000.1790	re	(A-4464)	1000.2540	re	(A-4464)
1000.205	re	(A-4464)	1000.1170	re	(A-4464)	1000.1800	re	(A-4464)	1000.2550	re	(A-4464)
1000.210	re	(A-4464)	1000.1180	re	(A-4464)	1000.1810	re	(A-4464)	1000.2700	re	(A-4464)
1000.220	re	(A-4464)	1000.1190	re	(A-4464)	1000.1905	re	(A-4464)	1000.2710	re	(A-4464)
1000.230	re	(A-4464)	1000.1200	re	(A-4464)	1000.1910	re	(A-4464)	1050.110	re	(A-4475)
1000.240	re	(A-4464)	1000.1210	re	(A-4464)	1000.1915	re	(A-4464)	1050.115	re	(A-4475)
1000.250	re	(A-4464)	1000.1220	re	(A-4464)	1000.1920	re	(A-4464)	1050.120	re	(A-4475)
1000.260	re	(A-4464)	1000.1310	re	(A-4464)	1000.1925	re	(A-4464)	1050.125	re	(A-4475)
1000.270	re	(A-4464)	1000.1320	re	(A-4464)	1000.1930	re	(A-4464)	1050.130	re	(A-4475)
1000.280	re	(A-4464)	1000.1330	re	(A-4464)	1000.1935	re	(A-4464)	1050.135	re	(A-4475)
1000.290	re	(A-4464)	1000.1340	re	(A-4464)	1000.1940	re	(A-4464)	1050.140	re	(A-4475)
1000.310	re	(A-4464)	1000.1340	re	(A-4464)	1000.1945	re	(A-4464)	1050.145	re	(A-4475)
1000.410	re	(A-4464)	1000.1410	re	(A-4464)	1000.1950	re	(A-4464)	1050.150	re	(A-4475)
1000.420	re	(A-4464)	1000.1420	re	(A-4464)	1000.1955	re	(A-4464)	1050.160	re	(A-4475)
1000.430	re	(A-4464)	1000.1430	re	(A-4464)	1000.1970	re	(A-4464)	1050.165	re	(A-4475)
1000.440	re	(A-4464)	1000.1440	re	(A-4464)	1000.1972	re	(A-4464)	1050.170	re	(A-4475)
1000.510	re	(A-4464)	1000.1450	re	(A-4464)	1000.1975	re	(A-4464)	1050.175	re	(A-4475)
1000.610	re	(A-4464)	1000.1460	re	(A-4464)	1000.1980	re	(A-4464)	1050.185	re	(A-4475)
1000.615	re	(A-4464)	1000.1470	re	(A-4464)	1000.1982	re	(A-4464)	1050.210	re	(A-4475)
1000.620	re	(A-4464)	1000.1480	re	(A-4464)	1000.1985	re	(A-4464)	1050.220	re	(A-4475)
1000.630	re	(A-4464)	1000.1510	re	(A-4464)	1000.1990	re	(A-4464)	1050.230	re	(A-4475)
1000.640	re	(A-4464)	1000.1520	re	(A-4464)	1000.1993	re	(A-4464)	1050.240	re	(A-4475)
1000.650	re	(A-4464)	1000.1530	re	(A-4464)	1000.1997	re	(A-4464)	1050.250	re	(A-4475)
1000.660	re	(A-4464)	1000.1540	re	(A-4464)	1000.2005	re	(A-4464)	1050.255	re	(A-4475)
1000.665	re	(A-4464)	1000.1550	re	(A-4464)	1000.2010	re	(A-4464)	1050.260	re	(A-4475)
1000.670	re	(A-4464)	1000.1560	re	(A-4464)	1000.2020	re	(A-4464)	1050.270	re	(A-4475)
1000.675	re	(A-4464)	1000.1570	re	(A-4464)	1000.2030	re	(A-4464)	1050.280	re	(A-4475)
1000.680	re	(A-4464)	1000.1580	re	(A-4464)	1000.2040	re	(A-4464)	1050.290	re	(A-4475)
1000.690	re	(A-4464)	1000.1590	re	(A-4464)	1000.2050	re	(A-4464)	1050.310	re	(A-4475)
1000.700	re	(A-4464)	1000.1600	re	(A-4464)	1000.2055	re	(A-4464)	1050.320	re	(A-4475)
1000.710	re	(A-4464)	1000.1610	re	(A-4464)	1000.2060	re	(A-4464)	1050.330	re	(A-4475)
1000.720	re	(A-4464)	1000.1620	re	(A-4464)	1000.2105	re	(A-4464)	1050.340	re	(A-4475)
1000.810	re	(A-4464)	1000.1630	re	(A-4464)	1000.2110	re	(A-4464)	1050.350	re	(A-4475)
1000.910	re	(A-4464)	1000.1640	re	(A-4464)	1000.2120	re	(A-4464)	1050.410	re	(A-4475)
1000.1010	re	(A-4464)	1000.1650	re	(A-4464)	1000.2200	re	(A-4464)	1050.420	re	(A-4475)
1000.1020	re	(A-4464)	1000.1660	re	(A-4464)	1000.2300	re	(A-4464)	1050.425	re	(A-4475)
1000.1030	re	(A-4464)	1000.1670	re	(A-4464)	1000.2310	re	(A-4464)	1050.430	re	(A-4475)
1000.1040	re	(A-4464)	1000.1680	re	(A-4464)	1000.2320	re	(A-4464)	1050.440	re	(A-4475)
1000.1050	re	(A-4464)	1000.1690	re	(A-4464)	1000.2330	re	(A-4464)	1050.450	re	(A-4475)
1000.1060	re	(A-4464)	1000.1700	re	(A-4464)	1000.2340	re	(A-4464)	1050.460	re	(A-4475)
1000.1070	re	(A-4464)	1000.1710	re	(A-4464)	1000.2400	re	(A-4464)	1050.470	re	(A-4475)
1000.1080	re	(A-4464)	1000.1720	re	(A-4464)				1050.475	re	(A-4475)
			1000.1730	re	(A-4464)						

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1075, 2550	n	(P-2727; A-8894)	120, 1330	am	(P-19291/92; A-14917)
1075, 2560	n	(P-2727; A-8894)	120, 1335	am	(P-19291/92; A-14917)
1075, 2570	n	(P-2727; A-8894)	120, 1340	am	(P-19291/92; A-14917)
1075, 2580	n	(P-2727; A-8894)	120, 1350	am	(P-19291/92; A-14917)
			120, 1355	am	(P-19291/92; A-14917)
			120, 1360	am	(P-19291/92; A-14917)
			120, 1366	am	(P-19291/92; A-14917)
			120, Ap. A	r	(P-19291/92; A-14917)
			120, Ap. B	r	(P-19291/92; A-14917)
100.7	am	(P-15681/92; PF-8083) (W-10010; A-19127)	140.2	am	(P-14352)
120.4	r	(P-19291/92; A-14917)	140.8	am	(P-14352)
120.7	r	(P-19291/92; A-14917)			
120.10	am	(P-19291/92; A-14917)	140.11	am	(P-14352)
120.11	am	(P-19291/92; A-14917)	140.12	am	(P-14352)
120.20	am	(P-19291/92; A-14917)			
120.30	n	(P-19291/92; A-14917)	140.18	am	(P-14017/92; W-9752)
120.41	r	(P-19291/92; A-14917)	n		(P-14352)
120.100	am	(P-19291/92; A-14917)	140.40	am	(P-14017/92; W-9752)
120.105	n	(P-19291/92; A-14917)			
120.200	am	(P-19291/92; A-14917)	140.50	am	(P-14352)
120.205	n	(P-19291/92; A-14917)			
120.300	am	(P-19291/92; A-14917)	140.55	am	(P-14017/92; W-9752)
120.400	r	(P-19291/92; A-14917)	(E-11181) (P-14352)		
120.500	r	(P-19291/92; A-14917)	140.60	am	(P-14017/92; W-9752)
120.600	am	(P-19291/92; A-14917)	(E-11181) (P-14352)		
120.700	r	(P-19291/92; A-14917)	140.65	am	(P-14017/92; W-9752)
120.900	r	(P-19291/92; A-14917)			(P-14352)
120.1000	am	(P-19291/92; A-14917)	140.70	am	(P-14017/92; W-9752)
120.1010	am	(P-19291/92; A-14917)			(E-11181) (P-14352)
120.1020	am	(P-19291/92; A-14917)	140.80	am	(P-14017/92; W-9752)
120.1040	am	(P-19291/92; A-14917)			(E-11181) (P-14352)
120.1041	am	(P-19291/92; A-14917)	140.90	am	(P-14017/92; W-9752)
120.1100	am	(P-19291/92; A-14917)			(E-11181) (P-14352)
120.1200	am	(P-19291/92; A-14917)	140.130	am	(P-14017/92; W-9752)
120.1210	am	(P-19291/92; A-14917)			(P-14352)
120.1220	am	(P-19291/92; A-14917)	140.140	am	(P-14017/92; W-9752)
120.1240	am	(P-19291/92; A-14917)			(E-11181) (P-14352)
120.1250	am	(P-19291/92; A-14917)	140.150	am	(P-14017/92; W-9752)
120.1260	am	(P-19291/92; A-14917)			(P-14352)
120.1270	am	(P-19291/92; A-14917)	140.160	am	(P-14017/92; W-9752)
120.1275	am	(P-19291/92; A-14917)			(E-11181) (P-14352)
120.1280	am	(P-19291/92; A-14917)	140.171	am	(P-14017/92; W-9752)
120.1285	am	(P-19291/92; A-14917)			(P-14352)
120.1290	am	(P-19291/92; A-14917)	140.180	am	(P-14017/92; W-9752)
120.1300	am	(P-19291/92; A-14917)			(P-14352)
120.1305	am	(P-19291/92; A-14917)	140.185	am	(P-14017/92; W-9752)
120.1310	am	(P-19291/92; A-14917)			(P-14352)
120.1320	am	(P-19291/92; A-14917)	140.220	am	(P-14017/92; W-9752)
120.1325	am	(P-19291/92; A-14917)			(P-14352)

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140.225	n	(P-14352)	610.210	n	(P-1697; A-8176)
140.230	am	(P-14017/92; W-9752)	610.220	n	(P-1697; A-8176)
		(P-14352)	610.230	n	(P-1697; A-8176)
140.232	am	(P-14017/92; W-9752)	610.240	n	(P-1697; A-8176)
		(P-14352)	610.250	n	(P-1697; A-8176)
140.234	am	am.# (P-14017/92; W-9752)	610.260	n	(P-1697; A-8176)
		(P-14352)	610.270	n	(P-1697; A-8176)
140.236	am	(P-14017/92; W-9752)	610.280	n	(P-1697; A-8176)
		am.# (P-14352)	610.300	n	(P-1697; A-8176)
140.238	am	(P-14352)	610.310	n	(P-1697; A-8176)
140.240	am	(P-14017/92; W-9752)	610.320	n	(P-1697; A-8176)
	n	(P-14352)	610.330	n	(P-1697; A-8176)
140.241	n	(E-11181)	610.340	n	(P-1697; A-8176)
140.250	r	(P-14352)	610.350	n	(P-1697; A-8176)
140.305	am	(P-14017/92; W-9752)	5000.230	am	(P-2105; A-10753)
		(P-14352)			(E-2361)
140.310	am	(P-14017/92; W-9752)	5000.250	n	(P-15217) (E-15653)
140.390	am	(P-14017/92; W-9752)	5000.900	n	(P-11378/92; A-1006)
		(P-14352)	5000.910	n	(P-11378/92; A-1006)
140.400	am	(P-14017/92; W-9752)	5000.920	n	(P-11378/92; A-1006)
		(P-14352)	5000.930	n	(P-11378/92; A-1006)
140.420	am	(P-14017/92; W-9752)	5000.940	n	(P-11378/92; A-1006)
	n	(P-14352)	5000.950	n	(P-11378/92; A-1006)
170.530	am	(E-1186)	5000.960	n	(P-11378/92; A-1006)
280.10	n	(P-15665/92; A-7214)	5000.970	n	(P-11378/92; A-1006)
280.20	n	(P-15665/92; A-7214)	5000.Ap.B	n	(P-11378/92; A-1006)
280.30	n	(P-15665/92; A-7214)			
280.40	n	(P-15665/92; A-7214)	TITLE 47		
280.50	n	(P-15665/92; A-7214)	100.30	am	(P-16707/92; A-3836)
280.60	n	(P-15665/92; A-7214)	100.105	am	(P-16707/92; A-3836)
280.65	n	(P-15665/92; A-7214)	100.Ap.A		
280.70	n	(P-15665/92; A-7214)	.II.A	am	(P-16707/92; A-3836)
280.75	n	(P-15665/92; A-7214)	.II.B	am	(P-16707/92; A-3836)
280.80	n	(P-15665/92; A-7214)	.II.D	am	(P-16707/92; A-3836)
			.II.E	am	(P-16707/92; A-3836)
TITLE 44			.II.F	am	(P-16707/92; A-3836)
1.100	am	(P-12808/92; A-600)	125.10	n	(P-18879/92; A-6180)
1.350	am	(P-12808/92; A-600)	125.20	n	(P-18879/92; A-6180)
1.515	n	(P-12808/92; A-600)	125.30	n	(P-18879/92; A-6180)
1.530	am	(P-12808/92; A-600)	125.40	n	(P-18879/92; A-6180)
1.610	am	(P-12808/92; A-600)	125.50	n	(P-18879/92; A-6180)
1.620	am	(P-12808/92; A-600)	125.60	n	(P-18879/92; A-6180)
1.630	am	(P-12808/92; A-600)	125.70	n	(P-18879/92; A-6180)
1.2215	am	(P-3926; A-14576)	125.80	n	(P-18879/92; A-6180)
610.100	n	(P-1697; A-8176)	125.90	n	(P-18879/92; A-6180)
610.110	n	(P-1697; A-8176)	125.100	n	(P-18879/92; A-6180)
610.120	n	(P-1697; A-8176)	125.110	n	(P-18879/92; A-6180)
610.200	n	(P-1697; A-8176)			

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125.120	n	(P-18879/92; A-6180)	370.302	n	(P-11713/92; A-319)	700.220	n	(P-4530)	916.Ex.B	am	(P-5992; A-15853)
125.130	n	(P-18879/92; A-6180)	370.303	n	(P-11713/92; A-319)	700.221	n	(P-4530)	916.Ex.C	n	(P-5992; A-15853)
125.140	n	(P-18879/92; A-6180)	370.304	n	(P-11713/92; A-319)	700.222	n	(P-4530)	916.II.A	n	(P-5992; A-15853)
130.10	r	(P-1; A-7212)	370.305	n	(P-11713/92; A-319)	700.223	n	(P-4530)	916.II.B	n	(P-5992; A-15853)
130.20	r	(P-1; A-7212)	370.401	n	(P-11713/92; A-319)	700.225	n	(P-4530)	916.II.C	n	(P-5992; A-15853)
130.30	r	(P-1; A-7212)	370.402	n	(P-11713/92; A-319)	700.226	n	(P-4530)	920.10	r	(P-2530; A-15831)
130.40	r	(P-1; A-7212)	370.501	n	(P-11713/92; A-319)	700.227	n	(P-4530)	920.20	r	(P-2530; A-15831)
130.50	r	(P-1; A-7212)	370.502	n	(P-11713/92; A-319)	700.228	n	(P-4530)	927.10	am	(P-2106; A-15834)
130.60	r	(P-1; A-7212)	370.503	n	(P-11713/92; A-319)	700.250	n	(P-4530)	927.20	am	(P-2106; A-15834)
130.70	r	(P-1; A-7212)	370.504	n	(P-11713/92; A-319)	700.252	n	(P-4530)	927.30	am	(P-2106; A-15834)
130.80	r	(P-1; A-7212)	370.505	n	(P-11713/92; A-319)	700.260	n	(P-4530)	932.20	am	(P-2106; A-15834)
130.90	r	(P-1; A-7212)	370.506	n	(P-11713/92; A-319)	700.265	n	(P-4530)	932.20	am	(P-2106; A-15834)
130.100	r	(P-1; A-7212)	370.507	n	(P-11713/92; A-319)	700.270	n	(P-4530)	932.40	am	(M-6893)
130.110	r	(P-1; A-7212)	370.601	n	(P-11713/92; A-319)	700.275	n	(P-4530)	932.60	am	(M-6893; A-6768)
160.10	am	(P-15747)	370.602	n	(P-11713/92; A-319)	700.280	n	(P-4530)	939.10	am	(P-4768; A-15838)
160.30	am	(P-15747)	370.603	n	(P-11713/92; A-319)	TITLE 50					
160.40	am	(P-15747)	370.604	n	(P-11713/92; A-319)	802.10	am	(P-44; A-6783) (E-163)	939.20	am	(P-4768; A-15838)
160.50	am	(P-15747)	370.605	n	(P-11713/92; A-319)	802.20	am	(P-44; A-6783) (E-163)	939.30	am	(P-4768; A-15838)
160.60	am	(P-15747)	370.701	n	(P-11713/92; A-319)	802.30	am	(P-44; A-6783) (E-163)	939.II.A	am	(P-4768; A-15838)
160.70	am	(P-15747)	370.702	n	(P-11713/92; A-319)	802.40	am	(P-44; A-6783) (E-163)	939.II.B	am	(P-4768; A-15838)
160.80	am	(P-15747)	370.703	n	(P-11713/92; A-319)	802.50	am	(P-44; A-6783) (E-163)	939.II.C	am	(P-4768; A-15838)
310.401	am	(P-13659) (E-13805)	370.704	n	(P-11713/92; A-319)	802.60	am	(P-44; A-6783) (E-163)	939.II.D	am	(P-4768; A-15838)
370.101	n	(P-11713/92; A-319)	370.705	n	(P-11713/92; A-319)	802.70	am	(P-44; A-6783) (E-163)	939.II.E	am	(P-4768; A-15838)
370.102	n	(P-11713/92; A-319)	370.706	n	(P-11713/92; A-319)	802.80	am	(P-44; A-6783) (E-163)	939.II.F	am	(P-4768; A-15838)
370.103	n	(P-11713/92; A-319)	370.707	n	(P-11713/92; A-319)	805.10	am	(P-42; A-6775) (E-154)	1103.10	n	(P-8411)
370.104	n	(P-11713/92; A-319)	370.801	n	(P-11713/92; A-319)	805.20	am	(P-42; A-6775) (E-154)	1103.20	n	(P-8411)
370.105	n	(P-11713/92; A-319)	370.802	n	(P-11713/92; A-319)	805.30	am	(P-42; A-6775) (E-154)	1103.30	n	(P-8411)
370.106	n	(P-11713/92; A-319)	370.901	n	(P-11713/92; A-319)	805.40	am	(P-42; A-6775) (E-154)	1103.40	n	(P-8411)
370.107	n	(P-11713/92; A-319)	370.902	n	(P-11713/92; A-319)	805.50	am	(P-42; A-6775) (E-154)	1103.50	n	(P-8411)
370.108	n	(P-11713/92; A-319)	370.903	n	(P-11713/92; A-319)	805.60	am	(P-42; A-6775) (E-154)	1103.Ex.A	n	(P-3985)
370.109	n	(P-11713/92; A-319)	370.904	n	(P-11713/92; A-319)	854.10	am	(P-21143; E-21198)	1250.10	n	(P-3985)
370.110	n	(P-11713/92; A-319)	370.1001	n	(P-11713/92; A-319)	854.20	am	(P-21143; E-21198)	1250.20	n	(P-3985)
370.111	n	(P-11713/92; A-319)	370.1002	n	(P-11713/92; A-319)	854.30	am	(P-21143; E-21198)	1250.30	n	(P-3985)
370.112	n	(P-11713/92; A-319)	370.1003	n	(P-11713/92; A-319)	854.40	am	(P-21143; E-21198)	1408.10	n	(P-8735/92; A-4195)
370.113	n	(P-11713/92; A-319)	370.1004	n	(P-11713/92; A-319)	854.50	am	(P-21143; E-21198)	1408.20	n	(P-8735/92; A-4195)
370.201	n	(P-11713/92; A-319)	370.1005	n	(P-11713/92; A-319)	854.60	am	(P-21143; E-21198)	1408.30	n	(P-8735/92; A-4195)
370.202	n	(P-11713/92; A-319)	370.1006	n	(P-11713/92; A-319)	855.10	n	(P-21264; E-21869)	1408.40	n	(P-8735/92; A-4195)
370.203	n	(P-11713/92; A-319)	370.1007	n	(P-11713/92; A-319)	855.20	n	(P-21264; E-21869)	1408.50	n	(P-8735/92; A-4195)
370.204	n	(P-11713/92; A-319)	370.1101	n	(P-11713/92; A-319)	855.30	n	(P-21264; E-21869)	1408.60	n	(P-8735/92; A-4195)
370.205	n	(P-11713/92; A-319)	600.50	am	(P-19834)	855.40	n	(P-21264; E-21869)	1408.70	n	(P-8735/92; A-4195)
370.206	n	(P-11713/92; A-319)	700.100	n	(P-4530)	855.50	n	(P-21264; E-21869)	1408.80	n	(P-8735/92; A-4195)
370.207	n	(P-11713/92; A-319)	700.110	n	(P-4530)	904.20	am	(P-3993; A-15584)	1408.90	n	(P-8735/92; A-4195)
370.208	n	(P-11713/92; A-319)	700.200	n	(P-4530)	916.10	am	(P-5992; A-15853)	1408.10.A	n	(P-8735/92; A-4195)
370.209	n	(P-11713/92; A-319)	700.205	n	(P-4530)	916.20	am	(P-5992; A-15853)	2008.73	am	(P-18917/92; A-11469)
370.210	n	(P-11713/92; A-319)	700.207	n	(P-4530)	916.30	am	(P-5992; A-15853)	2012.10	am	(P-11279)
370.211	n	(P-11713/92; A-319)	700.209	n	(P-4530)	916.40	am	(P-5992; A-15853)	2012.20	am	(P-11279)
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370.301	n	(P-11713/92; A-319)	700.213	n	(P-4530)						

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2012.30	am	(P-11279)	2520.740	#	(P-10; A-15556)
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2012.50	am	(P-11279)	2520.760	am	(P-10; A-15556)
2012.55	am	(P-11279)	2520.770	am	(P-10; A-15556)
2012.60	am	(P-11279)	2520.780	am	(P-10; A-15556)
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2012.70	am	(P-11279)	2520.795	am	(P-10; A-15556)
2012.80	am	(P-11279)	2520.797	am	(P-10; A-15556)
2012.90	am	(P-11279)	2520.Ap.A	am	(P-10; A-15556)
2012.95	am	(P-11279)	2600.50	am	(P-17120/92; A-6483)
2012.100	am	(P-11279)	2650.10	am	(P-20063)
2012.110	am	(P-11279)	2650.20	am	(P-20063)
2012.115	am	(P-11279)	2650.30	am	(P-20063)
2012.120	am	(P-11279)	2650.40	am	(P-20063)
2012.122	am	(P-11279)	2650.50	am	(P-20063)
2012.124	am	(P-11279)	2650.110	am	(P-20063)
2012.126	am	(P-11279)	2650.120	am	(P-20063)
2012.130	am	(P-11279)	2650.130	am	(P-20063)
2012.140	am	(P-11279)	2650.140	am	(P-20063)
2012.150	am	(P-11279)	2650.210	r	(P-20063)
2012.Ex.D	am	(P-11279)	2650.220	r	(P-20063)
2013.10	am	(P-10375/92; A-1525)	2650.230	r	(P-20063)
2013.20	am	(P-10375/92; A-1525)	2650.240	r	(P-20063)
2013.30	am	(P-10375/92; A-1525)	2650.250	r	(P-20063)
2013.40	am	(P-10375/92; A-1525)	2650.310	am	(P-20063)
2013.50	am	(P-10375/92; A-1525)	2650.320	am	(P-20063)
2013.60	am	(P-10375/92; A-1525)	2650.330	am	(P-20063)
2013.70	am	(P-10375/92; A-1525)	2650.340	am	(P-20063)
2015.10	n	(P-696; A-8170)	2650.350	r	(P-20063)
2015.20	n	(P-696; A-8170)	2712.201	am	(P-17853/92; A-3194)
2015.30	n	(P-696; A-8170)	2712.203	am	(P-17853/92; A-3194)
2015.40	n	(P-696; A-8170)	2712.205	am	(P-17853/92; A-3194)
2015.50	n	(P-696; A-8170)	2712.207	am	(P-17853/92; A-3194)
2015.60	n	(P-696; A-8170)	2720.100	am	(P-6919; A-17937)
2901.30	am	(P-211145)	2720.110	r	(P-6919; A-17937)
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			2732.227	n	(P-211; A-8809)
			2732.230	n	(P-5985; A-17947)
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			2760.140	am	(P-16319)
2520.700	#	(P-10; A-15556)	2765.5	am	(P-12006/92; A-308)
2520.700	am	(P-10; A-15556)	2765.5	am	(P-12006/92; A-308)
2520.710	am	(P-10; A-15556)	2765.64	n	(P-12006/92; A-308)
2520.720	am	(P-10; A-15556)			

2765.66	am	(P-12006/92; A-308)	103.60	n	(P-14078/92; A-10385)
2765.70	r	(P-12006/92; A-308)	103.65	am	(P-14078/92; A-10385)
2765.70	r	(P-12006/92; A-308)	103.65	am	(P-14078/92; A-10385)
2765.71	n	(P-2523; A-10275)	103.70	am	(P-14078/92; A-10282)
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2765.75	am	(P-12006/92; A-308)	103.95	n	(P-14078/92; A-10282)
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2765.329	n	(P-15638/92; A-614)	103.110	am	(P-14078/92; A-10282)
2765.330	n	(P-15638/92; A-614)	103.120	am	(P-14078/92; A-10282)
2765.333	am	(P-15638/92; A-614)	103.130	am	(P-14078/92; A-10282)
2765.334	am	(P-15638/92; A-614)	103.140	r	(P-14078/92; A-10282)
2765.335	am	(P-15638/92; A-614)	103.150	am	(P-14078/92; A-10282)
2770.100	am	(P-15625/92; A-295)	103.165	n	(P-14078/92; A-10282)
		(P-17628)	103.170	am	(P-14078/92; A-10282)
2770.105	am	(P-15625/92; A-295)	103.180	am	(P-14078/92; A-10282)
		(P-17628)	103.190	am	(P-14078/92; A-10282)
2770.110	am	(P-15625/92; A-295)	103.200	r	(P-14078/92; A-10282)
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2865.210	am	(P-6907; A-17917)	113.80	am	(P-17887/92; A-21387)
2865.215	am	(P-6907; A-17917)	113.130	am	(P-17887/92; A-21387)
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121.375	n	400.500	n
121.380	n	400.510	n
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121.415	n	400.580	n
121.420	n	400.590	n
121.425	n	400.600	n
121.430	n	400.610	n
121.435	n	400.620	n
121.440	n	400.630	n
121.445	n	400.640	n
121.450	n	400.650	n
121.455	n	400.660	n
121.460	n	400.670	n
121.465	n	400.680	n
121.470	n	400.690	n
121.475	n	400.700	n
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121.515	n	400.780	n
121.520	n	400.790	n
121.525	n	400.800	n
121.530	n	400.810	n
121.535	n	400.820	n
121.540	n	400.830	n
121.545	n	400.840	n
121.550	n	400.850	n
121.555	n	400.860	n
121.560	n	400.870	n
121.565	n	400.880	n
121.570	n	400.890	n
121.575	n	400.900	n
121.580	n	400.910	n
121.585	n	400.920	n
121.590	n	400.930	n
121.595	n	400.940	n
121.600	n	400.950	n
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121.625	n	401.000	n
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121.635	n	401.020	n
121.640	n	401.030	n
121.645	n	401.040	n
121.650	n	401.050	n
121.655	n	401.060	n
121.660	n	401.070	n
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121.670	n	401.090	n
121.675	n	401.100	n
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121.685	n	401.120	n
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121.725	n	401.200	n
121.730	n	401.210	n
121.735	n	401.220	n
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121.745	n	401.240	n
121.750	n	401.250	n
121.755	n	401.260	n
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121.845	n	401.440	n
121.850	n	401.450	n
121.855	n	401.460	n
121.860	n	401.470	n
121.865	n	401.480	n
121.870	n	401.490	n
121.875	n	401.500	n
121.880	n	401.510	n
121.885	n	401.520	n
121.890	n	401.530	n
121.895	n	401.540	n
121.900	n	401.550	n
121.905	n	401.560	n
121.910	n	401.570	n
121.915	n	401.580	n
121.920	n	401.590	n
121.925	n	401.600	n
121.930	n	401.610	n
121.935	n	401.620	n
121.940	n	401.630	n
121.945	n	401.640	n
121.950	n	401.650	n
121.955	n	401.660	n
121.960	n	401.670	n
121.965	n	401.680	n
121.970	n	401.690	n
121.975	n	401.700	n
121.980	n	401.710	n
121.985	n	401.720	n
121.990	n	401.730	n
121.995	n	401.740	n
122.000	n	401.750	n
122.005	n	401.760	n
122.010	n	401.770	n
122.015	n	401.780	n
122.020	n	401.790	n
122.025	n	401.800	n
122.030	n	401.810	n
122.035	n	401.820	n
122.040	n	401.830	n
122.045	n	401.840	n
122.050	n	401.850	n
122.055	n	401.860	n
122.060	n	401.870	n
122.065	n	401.880	n
122.070	n	401.890	n
122.075	n	401.900	n
122.080	n	401.910	n
122.085	n	401.920	n
122.090	n	401.930	n
122.095	n	401.940	n
122.100	n	401.950	n
122.105	n	401.960	n
122.110	n	401.970	n
122.115	n	401.980	n
122.120	n	401.990	n
122.125	n	402.000	n
122.130	n	402.010	n
122.135	n	402.020	n
122.140	n	402.030	n
122.145	n	402.040	n
122.150	n	402.050	n
122.155	n	402.060	n
122.160	n	402.070	n
122.165	n	402.080	n
122.170	n	402.090	n
122.175	n	402.100	n
122.180	n	402.110	n
122.185	n	402.120	n
122.190	n	402.130	n
122.195	n	402.140	n
122.200	n	402.150	n
122.205	n	402.160	n
122.210	n	402.170	n
122.215	n	402.180	n
122.220	n	402.190	n
122.225	n	402.200	n
122.230	n	402.210	n
122.235	n	402.220	n
122.240	n	402.230	n
122.245	n	402.240	n
122.250	n	402.250	n
122.255	n	402.260	n
122.260	n	402.270	n
122.265	n	402.280	n
122.270	n	402.290	n
122.275	n	402.300	n
122.280	n	402.310	n
122.285	n	402.320	n
122.290	n	402.330	n
122.295	n	402.340	n
122.300	n	402.350	n
122.305	n	402.360	n
122.310	n	402.370	n
122.315	n	402.380	n
122.320	n	402.390	n
122.325	n	402.400	n
122.330	n	402.410	n
122.335	n	402.420	n
122.340	n	402.430	n
122.345	n	402.440	n
122.350	n	402.450	n
122.355	n	402.460	n
122.360	n	402.470	n
122.365	n	402.480	n
122.370	n	402.490	n
122.375	n	402.500	n
122.380	n	402.510	n
122.385	n	402.520	n
122.390	n	402.530	n
122.395	n	402.540	n
122.400	n	402.550	n
122.405	n	402.560	n
122.410	n	402.570	n
122.415	n	402.580	n
122.420	n	402.590	n
122.425	n	402.600	n
122.430	n	402.610	n
122.435	n	402.620	n
122.440	n	402.630	n
122.445	n	402.640	n
122.450	n	402.650	n
122.455	n	402.660	n
122.460	n	402.670	n
122.465	n	402.680	n
122.470	n	402.690	n
122.475	n	402.700	n
122.480	n	402.710	n
122.485	n	402.720	n
122.490	n	402.730	n
122.495	n	402.740	n
122.500	n	402.750	n
122.505	n	402.760	n
122.510	n	402.770	n
122.515	n	402.780	n
122.520	n	402.790	n
122.525	n	402.800	n
122.530	n	402.810	n
122.535	n	402.820	n
122.540	n	402.830	n
122.545	n	402.840	n
122.550	n	402.850	n
122.555	n	402.860	n
122.560	n	402.870	n
122.565	n	402.880	n
122.570	n		

240.1460	am	(P-19923)	1773.20	am	(P-10768/92; A-11063)
	am	(P-22128)	1773.21	am	(P-10768/92; A-11063)
240.1480	n	(P-22128)	1774.11	am	(P-10793/92; A-11083)
240.1500	am	(P-22128)	1774.13	am	(P-10793/92; A-11083)
240.1510	am	(P-22128)	1774.15	am	(P-10793/92; A-11083)
240.1520	am	(P-22128)	1775.1	r	(P-10590/92; A-10907)
240.1600	n	(P-22128)	1775.11	r	(P-10590/92; A-10907)
240.1610	n	(P-22128)	1775.13	r	(P-10590/92; A-10907)
240.1620	n	(P-22128)	1777.17	am	(P-10640/92; A-10943)
240.1630	n	(P-22128)	1778.15	am	(P-10758/92; A-11027)
240.1640	n	(P-22128)	1779.19	am	(P-10835/92; A-11118)
240.1700	n	(P-22128)	1780.21	am	(P-10839/92; A-11122)
240.1705	n	(P-22128)	1780.33	am	(P-10839/92; A-11122)
240.1710	n	(P-22128)	1780.38	am	(P-10839/92; A-11122)
240.1720	n	(P-22128)	1783.19	am	(P-10849/92; A-11131)
240.1730	n	(P-22128)	1784.14	am	(P-10853/92; A-11135)
240.1740	n	(P-22128)	1784.18	am	(P-10853/92; A-11135)
240.1800	n	(P-22128)	1784.27	r	(P-10853/92; A-11135)
240.1805	n	(P-22128)	1785.13	am	(P-10784/92; A-11075)
240.1810	n	(P-22128)	1800.11	am	(P-10607/92; A-10916)
240.1820	n	(P-22128)	1800.40	am	(P-10607/92; A-10916)
240.1830	n	(P-22128)	1800.50	am	(P-10607/92; A-10916)
240.1835	n	(P-22128)	1816.42	am	(P-10695/92; A-11001)
240.1840	n	(P-22128)	1816.43	am	(P-10695/92; A-11001)
240.1855	n	(P-22128)	1816.49	am	(P-10695/92; A-11001)
240.1860	n	(P-22128)	1816.84	am	(P-10695/92; A-11001)
240.1865	n	(P-22128)	1816.116	am	(P-10695/92; A-11001)
240.1870	n	(P-22128)	1816.117	am	(P-10695/92; A-11001)
240.1900	n	(P-22128)	1816.151	am	(P-10695/92; A-11001)
240.1905	n	(P-22128)	1817.42	am	(P-10726/92; A-11031)
240.1910	n	(P-22128)	1817.43	am	(P-10726/92; A-11031)
240.1920	n	(P-22128)	1817.49	am	(P-10726/92; A-11031)
240.1930	n	(P-22128)	1817.84	am	(P-10726/92; A-11031)
240.1940	n	(P-22128)	1817.116	am	(P-10726/92; A-11031)
240.1950	n	(P-22128)	1817.117	am	(P-10726/92; A-11031)
240.1960	n	(P-22128)	1817.151	am	(P-10726/92; A-11031)
1701.Ap.A	am	(P-10644/92; A-10947)	1817.182	am	(P-10726/92; A-11031)
1702.11	am	(P-10631/92; A-10936)	1827.12	am	(P-10803/92; A-11091)
1702.12	am	(P-10631/92; A-10936)	1843.12	am	(P-10807/92; A-11095)
1702.17	am	(P-10631/92; A-10936)	1843.13	am	(P-10807/92; A-11095)
1702.18	am	(P-10631/92; A-10936)	1843.14	am	(P-10807/92; A-11095)
1705.21	am	(P-10790/92; A-11080)	1843.15	am	(P-10807/92; A-11095)
1761.11	am	(P-10596/92; A-10909)	1843.16	r	(P-10807/92; A-11095)
1761.12	am	(P-10596/92; A-10909)	1843.17	r	(P-10807/92; A-11095)
1764.19	am	(P-10831/92; A-11114)	1843.20	r	(P-10807/92; A-11095)
1772.12	am	(P-10762/92; A-11058)	1843.21	r	(P-10807/92; A-11095)
1773.13	am	(P-10768/92; A-11063)	1845.12	am	(P-10619/92; A-10926)
1773.15	am	(P-10768/92; A-11063)	1845.13	am	(P-10619/92; A-10926)

1845.17	am	(P-10619/92; A-10926)	750.3010	am	(P-15056/92; A-417)
1845.18	am	(P-10619/92; A-10926)	750.3055	am	(P-15056/92; A-417)
1845.19	r	(P-10619/92; A-10926)	750.4000	am	(P-15056/92; A-417)
1845.20	am	(P-10619/92; A-10926)	750.4010	am	(P-15056/92; A-417)
1846.17	am	(P-10691/92; A-10997)	1150.10	n	(P-11337)
1846.18	am	(P-10691/92; A-10997)	1150.20	am	(P-11337)
1847.1	n	(P-10596/92; A-10887)	1150.40	am	(P-17042/92; A-1554)
1847.2	n	(P-10596/92; A-10887)	1150.85	n	(P-11337)
1847.3	n	(P-10596/92; A-10887)	1150.Ap.A	n	(P-11337)
1847.4	n	(P-10596/92; A-10887)	1175.100	a	(P-20217)
1847.5	n	(P-10596/92; A-10887)	1175.1000	n	(P-20217)
1847.6	n	(P-10596/92; A-10887)	1175.1001	n	(P-20217)
1847.7	n	(P-10596/92; A-10887)	1175.1005	n	(P-20217)
1847.8	n	(P-10596/92; A-10887)	1175.1010	n	(P-20217)
1847.9	n	(P-10596/92; A-10887)	1175.1020	n	(P-20217)
1848.1	n	(P-10669/92; A-10973)	1175.1025	n	(P-20217)
1848.2	n	(P-10669/92; A-10973)	1175.1030	n	(P-20217)
1848.3	n	(P-10669/92; A-10973)	1175.1035	n	(P-20217)
1848.5	n	(P-10669/92; A-10973)	1175.1100	n	(P-20217)
1848.6	n	(P-10669/92; A-10973)	1175.1105	n	(P-20217)
1848.7	n	(P-10669/92; A-10973)	1175.1110	n	(P-20217)
1848.8	n	(P-10669/92; A-10973)	1175.1115	n	(P-20217)
1848.9	n	(P-10669/92; A-10973)	1175.1120	n	(P-20217)
1848.11	n	(P-10669/92; A-10973)	1175.1125	n	(P-20217)
1848.12	n	(P-10669/92; A-10973)	1175.1130	n	(P-20217)
1848.13	n	(P-10669/92; A-10973)	1175.1135	n	(P-20217)
1848.15	n	(P-10669/92; A-10973)	1175.1140	n	(P-20217)
1848.16	n	(P-10669/92; A-10973)	1175.1145	n	(P-20217)
1848.17	n	(P-10669/92; A-10973)	1175.1150	n	(P-20217)
1848.18	n	(P-10669/92; A-10973)	1175.1155	n	(P-20217)
1848.19	n	(P-10669/92; A-10973)	1175.1160	n	(P-20217)
1848.20	n	(P-10669/92; A-10973)	1175.1165	n	(P-20217)
1848.21	n	(P-10669/92; A-10973)	1175.1170	n	(P-20217)
1848.22	n	(P-10669/92; A-10973)	1175.1175	n	(P-20217)
1848.130	am	(P-4149; A-11162)	1175.1200	n	(P-20217)
1480.150	am	(P-4149; A-11162)	1175.1205	n	(P-20217)
1480.190	am	(P-4149; A-11162)	1175.1210	n	(P-20217)
			1175.1215	n	(P-20217)
TITLE 68			1210.10	am	(P-16374/92; A-1535)
590.5	am	(P-14765)	1210.20	am	(P-16374/92; A-1535)
590.30	am	(P-14765)	1210.25	n	(P-16374/92; A-1535)
610.10	am	(P-14775)	1210.30	r	(P-16374/92; A-1535)
610.20	r	(P-14775)	1210.40	r	(P-16374/92; A-1535)
610.30	am	(P-14775)	1210.50	r	(P-16374/92; A-1535)
610.40	am	(P-14775)	1210.60	am	(P-16374/92; A-1535)
610.60	am	(P-14775)	1210.70	am	(P-16374/92; A-1535)
750.1010	am	(P-15056/92; A-417)	1210.80	am	(P-16374/92; A-1535)
750.3000	am	(P-15056/92; A-417)	1210.90	am	(P-16374/92; A-1535)

1210.100	r	(P-16374/92; A-1535)	1250.155	am	(P-11315; A-19132)	1430.5030	am	(P-4141; A-13487)	330.10	n	(P-10686) (E-11170)
1210.105	n	(P-16374/92; A-1535)	1250.160	am	(P-11315; A-19132)	1430.5050	am	(P-4141; A-13487)	330.20	n	(P-10686) (E-11170)
1210.110	am	(P-16374/92; A-1535)	1250.170	am	(P-11315; A-19132)	1455.10	n	(P-15785/92; A-1589)	330.30	n	(P-10686) (E-11170)
1210.120	r	(P-16374/92; A-1535)	1250.200	am	(P-11315; A-19132)	1455.15	n	(P-15785/92; A-1589)	330.40	n	(P-10686) (E-11170)
1210.130	r	(P-16374/92; A-1535)	1250.205	am	(P-11315; A-19132)	1455.15	am	(P-16379)	330.50	n	(P-10686) (E-11170)
1210.140	am	(P-16374/92; A-1535)	1250.210	am	(P-11315; A-19132)	1455.20	n	(P-15785/92; A-1589)	330.60	n	(P-10686) (E-11170)
1210.150	am	(P-16374/92; A-1535)	1250.220	am	(P-11315; A-19132)	1455.30	n	(P-15785/92; A-1589)	330.70	n	(P-10686) (E-11170)
1210.160	am	(P-16374/92; A-1535)	1270.5	am	(P-14550)	1455.30	am	(P-6612) (E-6668)	330.80	n	(P-10686) (E-11170)
1210.170	am	(P-16374/92; A-1535)	1270.10	am	(P-14550)	1455.40	n	(P-16379)	330.90	n	(P-10686) (E-11170)
1210.180	am	(P-16374/92; A-1535)	1270.13	am	(P-14550)	1455.40	n	(P-15785/92; A-1589)	330.100	n	(P-10686) (E-11170)
1210.190	am	(P-16374/92; A-1535)	1285.20	am	(P-9624; A-17191)	1455.50	n	(P-15785/92; A-1589)	330.110	n	(P-10686) (E-11170)
1210.200	r	(P-16374/92; A-1535)	1285.50	am	(P-9624; A-17191)	1455.60	n	(P-15785/92; A-1589)	330.120	n	(P-10686) (E-11170)
1210.210	r	(P-16374/92; A-1535)	1285.60	am	(P-9624; A-17191)	1455.70	n	(P-15785/92; A-1589)	330.130	n	(P-10686) (E-11170)
1210.220	r	(P-16374/92; A-1535)	1285.70	am	(P-9624; A-17191)	1455.200	n	(P-15785/92; A-1589)	330.140	n	(P-10686) (E-11170)
1210.230	r	(P-16374/92; A-1535)	1285.80	am	(P-9624; A-17191)	1455.200	am	(P-16379)	330.140	n	(P-10686) (E-11170)
1210.235	am	(P-16374/92; A-1535)	1285.90	am	(EC-21209)	1455.205	n	(P-16379)	730.10	n	(PP-1671; O-3057)
1210.240	am	(P-16374/92; A-1535)	1285.91	n	(P-9624; A-17191)	1455.205	n	(P-16379)	730.10	r	(P-3831; A-9999)
1210.250	r	(P-16374/92; A-1535)	1285.100	am	(P-9624; A-17191)	1455.210	n	(P-16379)	730.20	n	(P-3831; A-9999)
1220.100	n	(P-8127; A-15890)	1285.101	n	(P-9624; A-17191)	1455.300	n	(P-15785/92; A-1589)	730.30	n	(P-3831; A-9999)
1220.110	am	(E-8309)	1300.48	am	(P-9624; A-17191)	1455.300	n	(P-6612; A-13494)	730.40	n	(P-3831; A-9999)
1220.120	am	(E-8309)	1310.30	am	(P-8139; A-17220)	1455.310	n	(P-16379)	740.5	n	(P-585; A-6663)
1220.160	am	(P-15762/92; A-1559)	1310.60	am	(P-8139; A-17220)	1455.310	n	(P-15785/92; A-1589)	740.10	am	(P-585; A-6663)
1220.170	n	(P-15762/92; A-1559)	1320.30	am	(P-6729; A-18096)	1465.10	r	(P-890)	740.20	am	(P-585; A-6663)
1220.220	am	(P-8127; A-15890)	1320.40	am	(P-6729; A-18096)	1465.30	am	(P-890)	740.30	n	(P-585; A-6663)
1220.240	am	(P-8127)	1320.50	am	(P-6729; A-18096)	1465.35	n	(P-890)	750.10	r	(P-762; A-9079)
1220.260	am	(P-15762/92; A-1559)	1320.70	am	(P-6729; A-18096)	1465.36	n	(P-890)	750.10	r	(P-762; A-9079)
1220.270	n	(P-15762/92; A-1559)	1320.80	am	(P-6729; A-18096)	1465.80	n	(P-890)	750.20	r	(P-762; A-9079)
1220.360	n	(P-15762/92; A-1559)	1320.100	am	(P-6729; A-18096)	1465.90	am	(P-890)	750.20	n	(P-777; A-9081)
1220.435	r	(P-15762/92; A-1559)	1320.300	am	(P-14559; A-21501)	1470.5	r	(P-8435)	750.30	r	(P-762; A-9079)
1220.440	n	(P-15762/92; A-1559)	1340.40	am	(P-8444; A-14606)	1470.7	r	(P-8435)	750.30	n	(P-777; A-9081)
1220.525	n	(P-15762/92; A-1559)	1340.60	am	(P-8444; A-14606)	1470.80	am	(P-8435)	750.40	r	(P-762; A-9079)
1220.Ap.B	am	(P-1708; A-21492)	1350.10	r	(P-21966)	1470.90	am	(P-8435)	750.41	r	(P-762; A-9079)
1220.Ap.C	am	(P-1708; A-21492)	1350.20	am	(P-21966)	1480.130	am	(P-4149)	750.50	n	(P-762; A-9079)
1240.5	r	(P-15775/92; A-1579)	1350.30	am	(P-21966)	1480.150	am	(P-4149)	750.60	r	(P-762; A-9079)
1240.10	am	(P-15775/92; A-1579)	1350.40	am	(P-21966)	1480.190	am	(P-4149)	750.60	n	(P-777; A-9081)
1240.15	am	(P-15775/92; A-1579)	1350.50	am	(P-21966)	TITLE 71			750.70	r	(P-762; A-9079)
1240.51	am	(P-15775/92; A-1579)	1350.60	am	(P-21966)	500.10	n	(P-3917; A-17908)	750.70	n	(P-777; A-9081)
1250.110	am	(P-11315; A-19132)	1350.70	r	(P-21966)	500.20	n	(P-3917; A-17908)	750.80	r	(P-762; A-9079)
1250.120	am	(P-11315; A-19132)	1350.80	am	(P-21966)	500.30	n	(P-3917; A-17908)	750.80	n	(P-777; A-9081)
1250.130	am	(P-11315; A-19132)	1350.90	am	(P-21966)	500.40	n	(P-3917; A-17908)	750.90	r	(P-762; A-9079)
1250.135	am	(P-11315; A-19132)	1350.110	am	(P-21966)	500.50	n	(P-3917; A-17908)	750.90	n	(P-777; A-9081)
1250.140	am	(P-11315; A-19132)	1350.115	am	(P-21966)	500.60	n	(P-3917; A-17908)	750.100	r	(P-762; A-9079)
1250.150	am	(P-11315; A-19132)	1350.116	n	(P-21966)	500.70	n	(P-3917; A-17908)	750.100	n	(P-777; A-9081)
			1350.117	n	(P-21966)	500.80	n	(P-3917; A-17908)	750.110	r	(P-762; A-9079)
			1430.3010	am	(P-4141; A-13487)				750.110	n	(P-777; A-9081)
			1430.3020	am	(P-4141; A-13487)				750.120	r	(P-762; A-9079)
									750.120	n	(P-777; A-9081)

750.130	r	(P-762; A-9079)	210.2000	n	(P-22333)	300.290	am	(E-2420) (P-6074; A-15106)	350.278	am	(E-2373) (P-6028; A-15056)
750.130	n	(P-777; A-9081)	210.2100	n	(P-22333)	300.330	am	(E-8026) (P-10225; A-19604)	350.282	am	(P-12104)
750.140	r	(P-762; A-9079)	210.2200	n	(P-22333)	300.630	am	(P-1346; A-19279)	350.290	am	(E-2373) (P-6028; A-15056)
750.140	n	(P-777; A-9081)	210.2300	n	(P-22333)	300.660	am	(P-17555/92; A-21058)	350.330	am	(E-7948) (P-10144; A-19517)
750.150	n	(P-777; A-9081)	210.2400	n	(P-22333)	300.665	am	(P-1346; A-19279)	350.640	am	(P-1269; A-19210)
750.Ap.A	r	(P-762; A-9079)	210.2500	n	(P-22333)	300.1035	n	(P-16541/92; A-16194)	350.680	am	(P-17500/92; A-21017)
750.Ap.A	n	(P-777; A-9081)	210.2600	n	(P-22333)	300.2860	am	(P-12205)	350.685	am	(P-1269; A-19210)
750.Ap.B	r	(P-762; A-9079)	210.2700	n	(P-22333)	300.3210	am	(P-1346; A-19279)	350.1235	n	(P-15044/92; A-16153)
750.Ap.B	n	(P-777; A-9081)	210.2800	n	(P-22333)	300.3330	am	(P-12188)	350.2660	am	(P-12104)
750.Ap.C	r	(P-762; A-9079)	210.2900	n	(P-22333)	330.120	am	(P-12188)	350.3210	am	(P-1269; A-19210)
750.Ap.C	n	(P-777; A-9081)	210.3000	n	(P-22333)	330.140	am	(P-12188)	350.3330	am	(P-1269; A-19210)
750.Ap.D	r	(P-777; A-9081)	245.40	am	(P-747)	330.150	am	(P-12188)	350.3730	am	(P-4791/92; A-2351)
750.Ap.D	n	(P-777; A-9081)	250.510	am	(P-15757)	330.160	am	(P-1321; A-19258)			(E-8781; A-19517)
900	n	(P-10677) (E-11168)	250.520	am	(P-15757)	330.175	am	(P-1321; A-19258)	350.Ap.A	r	(P-1269; A-19210)
			250.530	r	(P-15757)	330.180	am	(E-2405) (P-6059; A-15089)	370.520	am	(P-8793; A-19509)
			250.540	r	(P-15757)	330.260	am	(P-1321; A-19258)			(E-9117)
			250.550	r	(P-15757)	330.270	am	(E-2405) (P-6059; A-15089)	385.1010	n	(P-20061/92; A-21807)
			250.1510	am	(P-20032/92; A-17225)	330.271	n	(E-2405) (P-6059; A-15089)	385.1020	n	(P-20061/92; A-21807)
			250.2720	n	(P-2016/92; A-1614)	330.278	am	(E-2405) (P-6059; A-15089)	385.1030	n	(P-20061/92; A-21807)
			270.1050	n	(P-9654)	330.282	am	(E-2405) (P-6059; A-15089)	385.1040	n	(P-20061/92; A-21807)
			270.1050	n	(P-9654)	330.290	am	(E-8000) (P-10198; A-19576)	385.1050	n	(P-20061/92; A-21807)
			270.1100	n	(P-9654)	330.330	am	(P-1321; A-19258)	385.1060	n	(P-20061/92; A-21807)
			270.1200	n	(P-9654)	330.730	am	(P-17540/92; A-21044)	385.1070	n	(P-20061/92; A-21807)
			270.1300	n	(P-9654)	330.916	r	(P-1321; A-19258)	385.1200	n	(P-20061/92; A-21807)
			270.1400	n	(P-9654)	330.1125	n	(P-16531/92; A-16180)	385.1250	n	(P-20061/92; A-21807)
			270.1500	n	(P-9654)	330.4210	am	(P-1321; A-19258)	385.1300	n	(P-20061/92; A-21807)
			270.1600	n	(P-9654)	330.4330	am	(P-1321; A-19258)	385.1350	n	(P-20061/92; A-21807)
			270.1700	n	(P-9654)	350.110	am	(P-12104)	385.1400	n	(P-20061/92; A-21807)
			270.1800	n	(P-9654)	350.120	am	(P-12104)	385.1450	n	(P-20061/92; A-21807)
			270.1900	n	(P-9654)	350.140	am	(P-12104)	385.1500	n	(P-20061/92; A-21807)
			270.2000	n	(P-9654)	350.150	am	(P-12104)	385.1550	n	(P-20061/92; A-21807)
			270.2100	n	(P-9654)	350.160	am	(P-12104)	385.1600	n	(P-20061/92; A-21807)
			270.2200	n	(P-9654)	350.170	am	(P-1346; A-19279)	385.1650	n	(P-20061/92; A-21807)
			270.2300	n	(P-9654)	350.180	am	(P-1346; A-19279)	385.1700	n	(P-20061/92; A-21807)
			300.120	am	(P-12205)	350.190	am	(E-2420) (P-6074; A-15106)	385.1750	n	(P-20061/92; A-21807)
			300.140	am	(P-12205)	350.175	am	(P-1346; A-19279)	385.1800	n	(P-20061/92; A-21807)
			300.150	am	(P-12205)	350.180	am	(E-2420) (P-6074; A-15106)	385.1850	n	(P-20061/92; A-21807)
			300.160	am	(P-12205)	350.260	am	(E-2373) (P-6028; A-15056)	385.1900	n	(P-20061/92; A-21807)
			300.175	am	(P-1346; A-19279)	350.270	am	(P-1269; A-19210)	385.1950	n	(P-20061/92; A-21807)
			300.180	am	(P-1346; A-19279)	350.271	n	(E-2420) (P-6074; A-15106)	385.2000	n	(P-20061/92; A-21807)
			300.260	am	(E-2420) (P-6074; A-15106)	350.278	am	(E-2420) (P-6074; A-15106)	385.2100	n	(P-20061/92; A-21807)
			300.270	am	(P-1346; A-19279)	350.271	n	(E-2373) (P-6028; A-15056)	385.2150	n	(P-20061/92; A-21807)
			300.271	n	(E-2420) (P-6074; A-15106)						
			300.282	am	(P-12205)						

750.130	r	(P-762; A-9079)	210.2000	n	(P-22333)	300.290	am	(E-2420) (P-6074; A-15106)	350.278	am	(E-2373) (P-6028; A-15056)
750.130	n	(P-777; A-9081)	210.2100	n	(P-22333)	300.330	am	(E-8026) (P-10225; A-19604)	350.282	am	(P-12104)
750.140	r	(P-762; A-9079)	210.2200	n	(P-22333)	300.630	am	(P-1346; A-19279)	350.290	am	(E-2373) (P-6028; A-15056)
750.140	n	(P-777; A-9081)	210.2300	n	(P-22333)	300.660	am	(P-17555/92; A-21058)	350.330	am	(E-7948) (P-10144; A-19517)
750.150	n	(P-777; A-9081)	210.2400	n	(P-22333)	300.665	am	(P-1346; A-19279)	350.640	am	(P-1269; A-19210)
750.Ap.A	r	(P-762; A-9079)	210.2500	n	(P-22333)	300.1035	n	(P-16541/92; A-16194)	350.680	am	(P-17500/92; A-21017)
750.Ap.A	n	(P-777; A-9081)	210.2600	n	(P-22333)	300.2860	am	(P-12205)	350.685	am	(P-1269; A-19210)
750.Ap.B	r	(P-762; A-9079)	210.2700	n	(P-22333)	300.3210	am	(P-1346; A-19279)	350.1235	n	(P-15044/92; A-16153)
750.Ap.B	n	(P-777; A-9081)	210.2800	n	(P-22333)	300.3330	am	(P-12188)	350.2660	am	(P-12104)
750.Ap.C	r	(P-762; A-9079)	210.2900	n	(P-22333)	330.120	am	(P-12188)	350.3210	am	(P-1269; A-19210)
750.Ap.C	n	(P-777; A-9081)	210.3000	n	(P-22333)	330.140	am	(P-12188)	350.3330	am	(P-1269; A-19210)
750.Ap.D	r	(P-777; A-9081)	245.40	am	(P-747)	330.150	am	(P-12188)	350.3730	am	(P-4791/92; A-2351)
750.Ap.D	n	(P-777; A-9081)	250.510	am	(P-15757)	330.160	am	(P-1321; A-19258)			(E-8781; A-19517)
900	n	(P-10677) (E-11168)	250.520	am	(P-15757)	330.175	am	(P-1321; A-19258)	350.Ap.A	r	(P-1269; A-19210)
			250.530	r	(P-15757)	330.180	am	(E-2405) (P-6059; A-15089)	370.520	am	(P-8793; A-19509)
			250.540	r	(P-15757)	330.260	am	(P-1321; A-19258)			(E-9117)
			250.550	r	(P-15757)	330.270	am	(E-2405) (P-6059; A-15089)	385.1010	n	(P-20061/92; A-21807)
			250.1510	am	(P-20032/92; A-17225)	330.271	n	(E-2405) (P-6059; A-15089)	385.1020	n	(P-20061/92; A-21807)
			250.2720	n	(P-2016/92; A-1614)	330.278	am	(E-2405) (P-6059; A-15089)	385.1030	n	(P-20061/92; A-21807)
			270.1050	n	(P-9654)	330.282	am	(E-2405) (P-6059; A-15089)	385.1040	n	(P-20061/92; A-21807)
			270.1050	n	(P-9654)	330.290	am	(E-8000) (P-10198; A-19576)	385.1050	n	(P-20061/92; A-21807)
			270.1100	n	(P-9654)	330.330	am	(P-1321; A-19258)	385.1060	n	(P-20061/92; A-21807)
			270.1200	n	(P-9654)	330.730	am	(P-17540/92; A-21044)	385.1070	n	(P-20061/92; A-21807)
			270.1300	n	(P-9654)	330.916	r	(P-1321; A-19258)	385.1200	n	(P-20061/92; A-21807)
			270.1400	n	(P-9654)	330.1125	n	(P-16531/92; A-16180)	385.1250	n	(P-20061/92; A-21807)
			270.1500	n	(P-9654)	330.4210	am	(P-1321; A-19258)	385.1300	n	(P-20061/92; A-21807)
			270.1600	n	(P-9654)	330.4330	am	(P-1321; A-19258)	385.1350	n	(P-20061/92; A-21807)
			270.1700	n	(P-9654)	350.110	am	(P-12104)	385.1400	n	(P-20061/92; A-21807)
			270.1800	n	(P-9654)	350.120	am	(P-12104)	385.1450	n	(P-20061/92; A-21807)
			270.1900	n	(P-9654)	350.140	am	(P-12104)	385.1500	n	(P-20061/92; A-21807)
			270.2000	n	(P-9654)	350.150	am	(P-12104)	385.1550	n	(P-20061/92; A-21807)
			270.2100	n	(P-9654)	350.160	am	(P-12104)	385.1600	n	(P-20061/92; A-21807)
			270.2200	n	(P-9654)	350.170	am	(P-1346; A-19279)	385.1650	n	(P-20061/92; A-21807)
			270.2300	n	(P-9654)	350.180	am	(P-1346; A-19279)	385.1700	n	(P-20061/92; A-21807)
			300.120	am	(P-12205)	350.190	am	(E-2420) (P-6074; A-15106)	385.1750	n	(P-20061/92; A-21807)
			300.140	am	(P-12205)	350.175	am	(P-1346; A-19279)	385.1800	n	(P-20061/92; A-21807)
			300.150	am	(P-12205)	350.180	am	(E-2420) (P-6074; A-15106)	385.1850	n	(P-20061/92; A-21807)
			300.160	am	(P-12205)	350.260	am	(E-2373) (P-6028; A-15056)	385.1900	n	(P-20061/92; A-21807)
			300.175	am	(P-1346; A-19279)	350.270	am	(P-1269; A-19210)	385.1950	n	(P-20061/92; A-21807)
			300.180	am	(P-1346; A-19279)	350.271	n	(E-2420) (P-6074; A-15106)	385.2000	n	(P-20061/92; A-21807)
			300.260	am	(E-2420) (P-6074; A-15106)	350.278	am	(E-2420) (P-6074; A-15106)	385.2100	n	(P-20061/92; A-21807)
			300.270	am	(P-1346; A-19279)	350.271	n	(E-2373) (P-6028; A-15056)	385.2150	n	(P-20061/92; A-21807)
			300.271	n	(E-2420) (P-6074; A-15106)						
			300.282	am	(P-12205)						

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385.2200	n	(P-20061/92; A-21807)	395.400	am	(P-8066/92; A-2984)	535.315	am	(P-10911/92; A-8196)	595.10	am	(P-17447/92; A-13746)
385.2250	n	(P-20061/92; A-21807)	505.10	n	(P-13406) (E-13631)	535.320	am	(P-10911/92; A-8196)	595.100	am	(P-17447/92; A-13746)
385.2300	n	(P-20061/92; A-21807)	505.20	n	(P-13406) (E-13631)	535.330	am	(P-10911/92; A-8196)	595.110	am	(P-17447/92; A-13746)
385.2350	n	(P-20061/92; A-21807)	505.30	n	(P-13406) (E-13631)	535.340	am	(P-10911/92; A-8196)	595.200	am	(P-17447/92; A-13746)
385.2400	n	(P-20061/92; A-21807)	505.40	n	(P-13406) (E-13631)	535.350	am	(P-10911/92; A-8196)	595.300	am	(P-17447/92; A-13746)
385.2500	n	(P-20061/92; A-21807)	505.50	n	(P-13406) (E-13631)	535.400	am	(P-10911/92; A-8196)	595.310	am	(P-17447/92; A-13746)
385.2550	n	(P-20061/92; A-21807)	505.55	n	(P-13406) (E-13631)	535.410	am	(P-10911/92; A-8196)	595.320	am	(P-17447/92; A-13746)
385.2600	n	(P-20061/92; A-21807)	505.60	n	(P-13406) (E-13631)	535.415	am	(P-10911/92; A-8196)	595.330	am	(P-17447/92; A-13746)
385.2650	n	(P-20061/92; A-21807)	505.65	n	(P-13406) (E-13631)	535.420	am	(P-10911/92; A-8196)	595.340	am	(P-17447/92; A-13746)
385.2700	am	(P-12128)	520.10	r	(P-22032)	535.430	am	(P-10911/92; A-8196)	597.10	n	(P-17529/92; A-13763)
385.2750	am	(P-12128)	520.20	am	(P-2203)	535.435	am	(P-10911/92; A-8196)	597.100	n	(P-17529/92; A-13763)
385.2800	am	(P-12128)	520.30	r	(P-2203)	535.440	am	(P-10911/92; A-8196)	597.110	n	(P-17529/92; A-13763)
385.2850	am	(P-12128)	520.45	n	(P-22032)	535.450	am	(P-10911/92; A-8196)	597.200	n	(P-17529/92; A-13763)
385.2900	am	(P-12128)	520.50	am	(P-22032)	535.500	am	(P-10911/92; A-8196)	597.210	n	(P-17529/92; A-13763)
385.2950	am	(P-12128)	520.60	am	(P-22032)	535.510	am	(P-10911/92; A-8196)	597.220	n	(P-17529/92; A-13763)
385.3000	am	(P-12128)	520.70	am	(P-22032)	535.515	am	(P-10911/92; A-8196)	597.300	n	(P-17529/92; A-13763)
385.3050	am	(P-12128)	530.5	r	(P-22021)	535.520	am	(P-10911/92; A-8196)	597.310	n	(P-17529/92; A-13763)
385.3100	am	(P-12128)	530.10	r	(P-22021)	535.525	am	(P-10911/92; A-8196)	597.320	n	(P-17529/92; A-13763)
385.3150	am	(P-12128)	530.20	r	(P-22021)	535.530	am	(P-10911/92; A-8196)	600.100	n	(P-14806) (RC-22606)
385.3200	am	(P-12128)	530.30	r	(P-22021)	535.535	am	(P-19846)	600.110	r	(P-14831)
385.3250	am	(P-12128)	530.40	r	(P-22021)	535.540	am	(P-10911/92; A-8196)	600.120	r	(E-13115) (P-14831)
385.3300	am	(P-12128)	530.50	r	(P-22021)	535.550	am	(P-10911/92; A-8196)	600.130	r	(E-13115) (P-14831)
385.3350	am	(P-12128)	530.55	r	(P-22021)	535.560	am	(P-10911/92; A-8196)	600.140	r	(E-13115) (P-14831)
385.3400	am	(P-12128)	530.60	r	(P-22021)	535.570	am	(P-10911/92; A-8196)	600.200	r	(E-13115) (P-14831)
385.3450	am	(P-12128)	530.65	r	(P-22021)	535.580	am	(P-10911/92; A-8196)	600.210	n	(E-12918) (P-14806)
385.3500	am	(P-12128)	530.70	r	(P-22021)	535.590	am	(P-10911/92; A-8196)	600.220	r	(E-13115) (P-14831)
385.3550	am	(P-12128)	530.75	r	(P-22021)	535.600	am	(P-10911/92; A-8196)	600.230	r	(E-13115) (P-14831)
385.3600	am	(P-12128)	530.80	r	(P-22021)	535.610	am	(P-10911/92; A-8196)	600.240	r	(E-13115) (P-14831)
385.3650	am	(P-12128)	530.85	r	(P-22021)	535.620	am	(P-10911/92; A-8196)	600.250	r	(E-13115) (P-14831)
385.3700	am	(P-12128)	530.90	r	(P-22021)	535.630	am	(P-10911/92; A-8196)	600.300	r	(E-13115) (P-14831)
385.3750	am	(P-12128)	530.95	r	(P-22021)	535.640	am	(P-10911/92; A-8196)	600.310	n	(E-12918) (P-14806)
385.3800	am	(P-12128)	531.00	r	(P-22021)	535.650	am	(P-10911/92; A-8196)	600.320	r	(E-13115) (P-14831)
385.3850	am	(P-12128)	531.05	r	(P-22021)	535.660	am	(P-10911/92; A-8196)	600.330	r	(E-12918) (P-14806)
385.3900	am	(P-12128)	531.10	r	(P-22021)	535.670	am	(P-10911/92; A-8196)	600.340	n	(E-13115) (P-14831)
385.3950	am	(P-12128)	531.15	r	(P-22021)	535.680	am	(P-10911/92; A-8196)	600.350	n	(E-13115) (P-14831)
385.4000	am	(P-12128)	531.20	r	(P-22021)	535.690	am	(P-10911/92; A-8196)	600.360	n	(E-13115) (P-14831)
385.4050	am	(P-12128)	531.25	r	(P-22021)	535.700	am	(P-10911/92; A-8196)	600.370	n	(E-13115) (P-14831)
385.4100	am	(P-12128)	531.30	r	(P-22021)	535.710	am	(P-10911/92; A-8196)	600.380	n	(E-13115) (P-14831)
385.4150	am	(P-12128)	531.35	r	(P-22021)	535.720	am	(P-10911/92; A-8196)	600.390	n	(E-13115) (P-14831)
385.4200	am	(P-12128)	531.40	r	(P-22021)	535.730	am	(P-10911/92; A-8196)	600.400	n	(E-13115) (P-14831)
385.4250	am	(P-12128)	531.45	r	(P-22021)	535.740	am	(P-10911/92; A-8196)	600.410	n	(E-13115) (P-14831)
385.4300	am	(P-12128)	531.50	r	(P-22021)	535.750	am	(P-10911/92; A-8196)	600.420	n	(E-13115) (P-14831)
385.4350	am	(P-12128)	531.55	r	(P-22021)	535.760	am	(P-10911/92; A-8196)	600.430	n	(E-13115) (P-14831)
385.4400	am	(P-12128)	531.60	r	(P-22021)	535.770	am	(P-10911/92; A-8196)	600.440	n	(E-13115) (P-14831)
385.4450	am	(P-12128)	531.65	r	(P-22021)	535.780	am	(P-10911/92; A-8196)	600.450	n	(E-13115) (P-14831)
385.4500	am	(P-12128)	531.70	r	(P-22021)	535.790	am	(P-10911/92; A-8196)	600.460	n	(E-13115) (P-14831)
385.4550	am	(P-12128)	531.75	r	(P-22021)	535.800	am	(P-10911/92; A-8196)	600.470	n	(E-13115) (P-14831)
385.4600	am	(P-12128)	531.80	r	(P-22021)	535.810	am	(P-10911/92; A-8196)	600.480	n	(E-13115) (P-14831)
385.4650	am	(P-12128)	531.85	r	(P-22021)	535.820	am	(P-10911/92; A-8196)	600.490	n	(E-13115) (P-14831)
385.4700	am	(P-12128)	531.90	r	(P-22021)	535.830	am	(P-10911/92; A-8196)	600.500	n	(E-13115) (P-14831)
385.4750	am	(P-12128)	531.95	r	(P-22021)	535.840	am	(P-10911/92; A-8196)	600.510	n	(E-13115) (P-14831)
385.4800	am	(P-12128)	532.00	r	(P-22021)	535.850	am	(P-10911/92; A-8196)	600.520	n	(E-13115) (P-14831)
385.4850	am	(P-12128)	532.05	r	(P-22021)	535.860	am	(P-10911/92; A-8196)	600.530	n	(E-13115) (P-14831)
385.4900	am	(P-12128)	532.10	r	(P-22021)	535.870	am	(P-10911/92; A-8196)	600.540	n	(E-13115) (P-14831)
385.4950	am	(P-12128)	532.15	r	(P-22021)	535.880	am	(P-10911/92; A-8196)	600.550	n	(E-13115) (P-14831)
385.5000	am	(P-12128)	532.20	r	(P-22021)	535.890	am	(P-10911/92; A-8196)	600.560	n	(E-13115) (P-14831)
385.5050	am	(P-12128)	532.25	r	(P-22021)	535.900	am	(P-10911/92; A-8196)	600.570	n	(E-13115) (P-14831)
385.5100	am	(P-12128)	532.30	r	(P-22021)	535.910	am	(P-10911/92; A-8196)	600.580	n	(E-13115) (P-14831)
385.5150	am	(P-12128)	532.35	r	(P-22021)	535.920	am	(P-10911/92; A-8196)	600.590	n	(E-13115) (P-14831)
385.5200	am	(P-12128)	532.40	r	(P-22021)	535.930	am	(P-10911/92; A-8196)	600.600	n	(E-13115) (P-14831)
385.5250	am	(P-12128)	532.45	r	(P-22021)	535.940	am	(P-10911/92; A-8196)	600.610	n	(E-13115) (P-14831)
385.5300	am	(P-12128)	532.50	r	(P-22021)	535.950	am	(P-10911/92; A-8196)	600.620	n	(E-13115) (P-14831)
385.5350	am	(P-12128)	532.55	r	(P-22021)	535.960	am	(P-10911/92; A-8196)	600.630	n	(E-13115) (P-14831)
385.5400	am	(P-12128)	532.60	r	(P-22021)	535.970	am	(P-10911/92; A-8196)	600.640	n	(E-13115) (P-14831)
385.5450	am	(P-12128)	532.65	r	(P-22021)	535.980	am	(P-10911/92; A-8196)	600.650	n	(E-13115) (P-14831)
385.5500	am	(P-12128)	532.70	r	(P-22021)	535.990	am	(P-10911/92; A-8196)	600.660	n	(E-13115) (P-14831)
385.5550	am	(P-12128)	532.75	r	(P-22021)	536.000	am	(P-10911/92; A-8196)	600.670	n	(E-13115) (P-14831)
385.5600	am	(P-12128)	532.80	r	(P-22021)	536.010	am	(P-10911/92; A-8196)	600.680	n	(E-13115) (P-14831)
385.5650	am	(P-12128)	532.85	r	(P-22021)	536.020	am	(P-10911/92; A-8196)	600.690	n	(E-13115) (P-14831)
385.5700	am	(P-12128)	532.90	r	(P-22021)	536.030	am	(P-10911/92; A-8196)	600.700	n	(E-13115) (P-14831)
385.5750	am	(P-12128)	532.95	r	(P-22021)	536.040	am	(P-10911/92; A-8196)	600.710	n	(E-13115) (P-14831)
385.5800	am	(P-12128)	533.00	r	(P-22021)	536.050	am	(P-10911/92; A-8196)	600.720	n	(E-13115) (P-14831)
385.5850	am	(P-12128)	533.05	r	(P-22021)	536.060	am	(P-10911/92; A-8196)	600.730	n	(E-13115) (P-14831)
385.5900	am	(P-12128)	533.10	r	(P-22021)	536.070	am	(P-10911/92; A-8196)	600.740	n	(E-13115) (P-14831)
385.5950	am	(P-12128)	533.15	r	(P-22021)	536.080	am	(P-10911/92; A-8196)	600.750	n	(E-13115) (P-14831)
385.6000	am	(P-12128)	533.20	r	(P-22021)	536.090	am	(P-10911/92; A-8196)	600.760	n	(E-13115) (P-14831)
385.6050	am	(P-12128)	533.25	r	(P-22021)	536.100	am	(P-10911/92; A-8196)	600.770	n	(E-13115) (P-14831)
385.6100	am	(P-12128)	533.30	r	(P-22021)	536.110	am	(P-10911/92; A-8196)	600.780	n	(E-13115) (P-14831)
385.6150	am	(P-12128)	533.35	r	(P-22021)	536.120	am	(P-10911/92; A-8196)	600.790	n	(E-13115) (P-14831)
385.6200	am	(P-12128)	533.40	r	(P-22021)	536.130	am	(P-10911/92; A-8196)	600.800	n	(E-13115) (P-14831)
385.6250	am	(P-12128)	533.45	r	(P-22021)	536.140	am	(P-10911/92; A-8196)	600.810	n	(E-13115) (P-14831)
385.6300	am	(P-12128)	533.50	r	(P-22021)	536.150	am	(P-10911/92; A-8196)	600.820	n	(E-13115) (P-14831)
385.6350	am	(P-12128)	533.55	r	(P-22021)	536.160	am	(P-10911/92; A-8196)	600.830	n	(E-13115) (P-14831)
385.6400	am	(P-12128)	533.60	r	(P-22021)	536.170	am	(P-10911/92; A-8196)	600.840	n	(E-13115) (P-14831)
385.6450	am	(P-12128)	533.65	r	(P-22021)	536.180	am	(P-10911/92; A-8196)	600.850	n	(E-13115) (P-14831)
385.6500	am	(P-12128)	533.70	r	(P-22021)	536.190	am	(P-10911/92; A-8196)	600.860	n	(E-13115) (P-14831)
385.6550	am	(P-12128)	533.75	r	(P-22021						

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600.400	r	(E-13115) (P-14831)	600.1610	r	(E-13115) (P-14831)
	n	(E-12918) (P-14806)	610.100	n	(E-12936) (P-14824)
600.410	r	(RC-22606)	610.110	n	(RC-22607)
	n	(E-13115) (P-14831)		(RC-22607)	
600.420	r	(E-13115) (P-14831)	610.200	n	(E-12936) (P-14824)
	r	(E-12918) (P-14806)	610.210	n	(RC-22607)
600.500	r	(E-13115) (P-14831)	610.300	n	(E-12936) (P-14824)
	n	(E-12918) (P-14806)		(RC-22607)	
600.510	r	(RC-22606)	610.310	n	(RC-22607)
	n	(E-13115) (P-14831)	610.320	n	(E-12936) (P-14824)
600.600	r	(E-13115) (P-14831)	615.100	n	(RC-22607)
	r	(E-13115) (P-14831)		(E-12944) (PR-17741)	
600.700	r	(E-13115) (P-14831)	615.110	r	(E-13002) (P-17798)
	r	(E-13115) (P-14831)		(E-12944) (PR-17741)	
600.720	r	(E-13115) (P-14831)	615.120	r	(E-12944) (PR-17741)
	r	(E-13115) (P-14831)		(E-12944) (PR-17741)	
600.740	r	(E-13115) (P-14831)	615.130	r	(E-12944) (PR-17741)
	r	(E-13115) (P-14831)		(E-12944) (PR-17741)	
600.800	r	(E-13115) (P-14831)	615.140	r	(E-12944) (PR-17741)
	r	(E-13115) (P-14831)		(E-12944) (PR-17741)	
600.810	r	(E-13115) (P-14831)	615.150	r	(E-12944) (PR-17741)
	r	(E-13115) (P-14831)		(E-12944) (PR-17741)	
600.830	r	(E-13115) (P-14831)	615.160	r	(E-12944) (PR-17741)
	r	(E-13115) (P-14831)		(E-12944) (PR-17741)	
600.900	r	(E-13115) (P-14831)	615.200	r	(E-12944) (PR-17741)
	r	(E-13115) (P-14831)		(E-13002) (P-17798)	
600.910	r	(E-13115) (P-14831)	615.210	n	(E-13002) (P-17798)
	r	(E-13115) (P-14831)		(E-13002) (P-17798)	
600.920	r	(E-13115) (P-14831)	615.220	n	(E-13002) (P-17798)
	r	(E-13115) (P-14831)		(E-13002) (P-17798)	
600.930	r	(E-13115) (P-14831)	615.230	n	(E-13002) (P-17798)
	r	(E-13115) (P-14831)		(E-13002) (P-17798)	
600.1000	r	(E-13115) (P-14831)	615.300	n	(E-13002) (P-17798)
	r	(E-13115) (P-14831)		(E-12944) (PR-17741)	
600.1010	r	(E-13115) (P-14831)	615.310	r	(E-12944) (PR-17741)
	r	(E-13115) (P-14831)		(E-13002) (P-17798)	
600.1020	r	(E-13115) (P-14831)	615.320	n	(E-13002) (P-17798)
	r	(E-13115) (P-14831)		(E-12944) (PR-17741)	
600.1030	r	(E-13115) (P-14831)	615.330	n	(E-13002) (P-17798)
	r	(E-13115) (P-14831)		(E-12944) (PR-17741)	
600.1100	r	(E-13115) (P-14831)	615.340	n	(E-13002) (P-17798)
	r	(E-13115) (P-14831)		(E-12944) (PR-17741)	
600.1110	r	(E-13115) (P-14831)	615.350	n	(E-13002) (P-17798)
	r	(E-13115) (P-14831)		(E-12944) (PR-17741)	
600.1120	r	(E-13115) (P-14831)	615.360	r	(E-12944) (PR-17741)
	r	(E-13115) (P-14831)		(E-12944) (PR-17741)	
600.1130	r	(E-13115) (P-14831)	615.370	r	(E-12944) (PR-17741)
	r	(E-13115) (P-14831)		(E-12944) (PR-17741)	
600.1140	r	(E-13115) (P-14831)	615.380	r	(E-12944) (PR-17741)
	r	(E-13115) (P-14831)		(E-12944) (PR-17741)	
600.1150	r	(E-13115) (P-14831)	615.390	r	(E-12944) (PR-17741)
	r	(E-13115) (P-14831)		(E-12944) (PR-17741)	
600.1160	r	(E-13115) (P-14831)	615.400	n	(E-13002) (P-17798)
	r	(E-13115) (P-14831)		(E-13002) (P-17798)	
600.1170	r	(E-13115) (P-14831)	615.410	n	(E-13002) (P-17798)
	r	(E-13115) (P-14831)		(E-12944) (PR-17741)	
600.1200	r	(E-13115) (P-14831)	615.450	r	(E-12944) (PR-17741)
	r	(E-13115) (P-14831)		(E-12944) (PR-17741)	
600.1210	r	(E-13115) (P-14831)	615.510	r	(E-12944) (PR-17741)
	r	(E-13115) (P-14831)		(E-12944) (PR-17741)	
600.1300	r	(E-13115) (P-14831)	615.520	r	(E-12944) (PR-17741)
	r	(E-13115) (P-14831)		(E-12944) (PR-17741)	
600.1310	r	(E-13115) (P-14831)	615.530	r	(E-12944) (PR-17741)
	r	(E-13115) (P-14831)		(E-12944) (PR-17741)	
600.1400	r	(E-13115) (P-14831)	615.540	r	(E-12944) (PR-17741)
	r	(E-13115) (P-14831)		(E-12944) (PR-17741)	
600.1410	r	(E-13115) (P-14831)	615.550	r	(E-12944) (PR-17741)
	r	(E-13115) (P-14831)		(E-12944) (PR-17741)	
600.1500	r	(E-13115) (P-14831)	615.560	r	(E-12944) (PR-17741)
	r	(E-13115) (P-14831)		(E-12944) (PR-17741)	
600.1600	r	(E-13115) (P-14831)	615.570	r	(E-12944) (PR-17741)
	r	(E-13115) (P-14831)		(E-12944) (PR-17741)	

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615.530	r	(E-12944) (PR-17741)	665.530	r	(P-2697)
615.540	r	(E-12944) (PR-17741)	672.100	am	(P-12228)
615.550	r	(E-12944) (PR-17741)	672.105	am	(P-12228)
615.560	r	(E-12944) (PR-17741)	672.115	am	(P-12228)
615.600	r	(E-12944) (PR-17741)	672.205	am	(P-12228)
615.610	r	(E-12944) (PR-17741)	672.210	am	(P-12228)
615.620	r	(E-12944) (PR-17741)	672.220	am	(P-12228)
615.630	r	(E-12944) (PR-17741)	672.225	am	(P-12228)
615.640	r	(E-12944) (PR-17741)	672.300	am	(P-12228)
615.700	r	(E-12944) (PR-17741)	672.310	am	(P-12228)
615.710	r	(E-12944) (PR-17741)	672.315	am	(P-12228)
615.720	r	(E-12944) (PR-17741)	672.405	am	(P-12228)
615.730	r	(E-12944) (PR-17741)	672.415	am	(P-12228)
615.740	r	(E-12944) (PR-17741)	672.420	am	(P-12228)
615.750	r	(E-12944) (PR-17741)	672.425	am	(P-12228)
615.760	r	(E-12944) (PR-17741)	672.435	am	(P-12228)
615.770	r	(E-12944) (PR-17741)	672.440	am	(P-12228)
615.800	r	(E-12944) (PR-17741)	672.450	am	(P-12228)
615.810	r	(E-12944) (PR-17741)	672.505	am	(P-12228)
615.820	r	(E-12944) (PR-17741)	672.510	am	(P-12228)
615.830	r	(E-12944) (PR-17741)	672.515	am	(P-12228)
615.840	r	(E-12944) (PR-17741)	672.520	am	(P-12228)
615.850	r	(E-12944) (PR-17741)	672.600	am	(P-12228)
615.850	r	(E-12944) (PR-17741)	672.605	am	(P-12228)
615.850	r	(E-12944) (PR-17741)	672.610	am	(P-12228)
615.850	r	(E-12944) (PR-17741)	672.615	am	(P-12228)
615.850	r	(E-12944) (PR-17741)	672.620	am	(P-12228)
615.850	r	(E-12944) (PR-17741)	672.640	am	(P-12228)
615.850	r	(E-12944) (PR-17741)	672.645	am	(P-12228)
615.850	r	(E-12944) (PR-17741)	672.650	am	(P-12228)
615.850	r	(E-12944) (PR-17741)	672.660	am	(P-12228)
615.850	r	(E-12944) (PR-17741)	672.665	am	(P-12228)
615.850	r	(E-12944) (PR-17741)	682.100	am	(P-13428/92; A-8825)
615.850	r	(E-12944) (PR-17741)	682.130	am	(P-13428/92; A-8825)
615.850	r	(E-12944) (PR-17741)	682.140	am	(P-13428/92; A-8825)
615.850	r	(E-12944) (PR-17741)	682.150	am	(P-13428/92; A-8825)
615.850	r	(E-12944) (PR-17741)	682.170	am	(P-13428/92; A-8825)
615.850	r	(E-12944) (PR-17741)	682.195	n	(P-13428/92; A-8825)
615.850	r	(E-12944) (PR-17741)	682.200	am	(P-13428/92; A-8825)
615.850	r	(E-12944) (PR-17741)	682.210	am	(P-13428/92; A-8825)
615.850	r	(E-12944) (PR-17741)	682.215	n	(P-13428/92; A-8825)
615.850	r	(E-12944) (PR-17741)	682.230	am	(P-13428/92; A-8825)
615.850	r	(E-12944) (PR-17741)	682.250	am	(P-13428/92; A-8825)
615.850	r	(E-12944) (PR-17741)	682.260	am	(P-13428/92; A-8825)
615.850	r	(E-12944) (PR-17741)	682.320	am	(P-13428/92; A-8825)
615.850	r	(E-12944) (PR-17741)	682.410	am	(P-13428/92; A-8825)
615.850	r	(E-12944) (PR-17741)	682.420	am	(P-13428/92; A-8825)
615.850	r	(E-12944) (PR-17741)	682.440	am	(P-13428/92; A-8825)

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682.450 am	(P-13428/92; A-8825)	785.110 am	(P-920; A-14027)	790.700 r	(E-7283)	(E-7283)
682.Ap.A r	(P-13428/92; A-8825)	785.120 am	(P-920; A-14027)	790.706 r	(P-7198; A-15916)	(P-7198; A-15916)
682.Ap.B r	(P-13428/92; A-8825)	785.200 am	(P-920; A-14027)	790.721 am	(E-7283)	(E-7283)
682.Ap.C r	(P-13428/92; A-8825)	785.290 am	(P-920; A-14027)	790.740 am	(P-7198; A-15916)	(P-7198; A-15916)
682.Ap.D r	(P-13428/92; A-8825)	785.300 am	(P-920; A-14027)	790.756 r	(E-7283)	(E-7283)
682.Ap.E r	(P-13428/92; A-8825)	785.355 n	(P-920; A-14027)	790.760 r	(P-7198; A-15916)	(P-7198; A-15916)
682.Ap.F r	(P-13428/92; A-8825)	785.578 n	(P-920; A-14027)	790.780 r	(E-7283)	(E-7283)
682.Ap.G r	(P-13428/92; A-8825)	785.1210 n	(P-920; A-14027)	790.788 r	(P-7198; A-15916)	(P-7198; A-15916)
682.Ap.H r	(P-13428/92; A-8825)	790.5 n	(P-920; A-14027)	790.798 r	(E-7283)	(E-7283)
682.Ap.I r	(P-13428/92; A-8825)	790.10 n	(P-920; A-14027)	790.799 r	(P-7198; A-15916)	(P-7198; A-15916)
682.Ap.J r	(P-13428/92; A-8825)	790.20 am	(P-920; A-14027)	790.815 r	(E-7283)	(E-7283)
692.Ap.A am	(P-12590) (E-12913)	790.40 am	(P-7198; A-15916)	790.820 r	(P-7198; A-15916)	(P-7198; A-15916)
692.Ap.B am	(P-12590) (E-12913)	790.100 n	(E-7283)	790.830 r	(E-7283)	(E-7283)
693.15 am	(E-1213) (P-2711; A-15909)	790.110 n	(P-920; A-14027)	790.860 am	(P-7198; A-15916)	(P-7198; A-15916)
693.20 am	(E-1213) (P-2711; A-15909)	790.130 n	(P-920; A-14027)	790.900 r	(E-7283)	(E-7283)
694.20 am	(P-13414/92; A-2306)	790.200 n	(P-920; A-14027)	790.905 r	(P-7198; A-15916)	(P-7198; A-15916)
694.100 am	(P-13414/92; A-2306)	790.210 n	(P-920; A-14027)	790.910 r	(E-7283)	(E-7283)
694.110 am	(P-13414/92; A-2306)	790.220 n	(P-920; A-14027)	790.920 r	(P-7198; A-15916)	(P-7198; A-15916)
694.120 am	(P-13414/92; A-2306)	790.230 n	(P-920; A-14027)	790.940 r	(E-7283)	(E-7283)
694.Ap.A r	(P-13414/92; A-2306)	790.240 n	(P-920; A-14027)	790.974 am	(P-7198; A-15916)	(P-7198; A-15916)
695.10 am	(P-13472/92; A-2975)	790.300 n	(P-920; A-14027)	790.980 r	(P-17496/92; W-7075)	(P-17496/92; W-7075)
695.30 am	(P-13472/92; A-2975)	790.420 r	(P-7198; A-15916)	790.1020 r	(E-7283)	(E-7283)
695.40 am	(P-13472/92; A-2975)	790.460 r	(E-7283)			
695.50 n	(P-13472/92; A-2975)	790.480 r	(P-7198; A-15916)			
695.Ap.A n	(P-1204) (P-2687; A-15899)	790.500 am	(E-7283)			
697.20 am	(E-1204) (P-2687; A-15899)	790.540 am	(P-17496/92; W-7075)			
697.30 am	(P-723; A-18588)	790.548 r	(P-7198; A-15916)			
750.540 am	(P-723; A-18588)	790.580 r	(P-7198; A-15916)			
750.1810 am	(P-723; A-18588)	790.600 r	(E-7283)			
750.1820 am	(P-723; A-18588)	790.620 r	(P-7198; A-15916)			
750.1830 am	(P-723; A-18588)	790.630 r	(E-7283)			
750.1855 n	(P-723; A-18588)	790.660 r	(P-7198; A-15916)			
750.1865 am	(P-723; A-18588)					
750.Ap.B am	(P-723; A-18588)					
750.Ap.C am	(P-723; A-18588)					
750.Ap.E n	(P-723; A-18588)					
775.10 am	(P-906; A-14015)					
775.20 am	(P-906; A-14015)					
775.70 am	(P-906; A-14015)					
775.110 am	(P-906; A-14015)					
775.140 am	(P-906; A-14015)					
775.150 n	(P-906; A-14015)					

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790.1418	am	(P-17496/92; W-7075)	790.1710	r	(P-7198; A-15916)
	r	(E-7283)			(E-7283)
790.1420	r	(P-7198; A-15916)	790.1719	r	(P-7198; A-15916)
		(E-7283)			(E-7283)
790.1423	r	(P-7198; A-15916)	790.1721	r	(P-7198; A-15916)
		(E-7283)			(E-7283)
790.1425	r	(P-7198; A-15916)	790.1740	r	(P-7198; A-15916)
		(E-7283)			(E-7283)
790.1440	r	(P-7198; A-15916)	790.1780	r	(P-7198; A-15916)
		(E-7283)			(E-7283)
790.1460	r	(P-7198; A-15916)	790.1820	r	(P-7198; A-15916)
		(E-7283)			(E-7283)
790.1490	r	(P-7198; A-15916)	790.1835	r	(P-7198; A-15916)
		(E-7283)			(E-7283)
790.1500	r	(P-7198; A-15916)	790.1842	r	(P-7198; A-15916)
		(E-7283)			(E-7283)
790.1540	r	(P-7198; A-15916)	790.1846	r	(P-7198; A-15916)
		(E-7283)			(E-7283)
790.1560	am	(P-17496/92; W-7075)	790.1848	r	(P-7198; A-15916)
	r	(E-7283)			(E-7283)
790.1565	n	(P-17496/92; W-7075)	790.1856	r	(P-7198; A-15916)
		(E-7283)			(E-7283)
790.1570	r	(P-7198; A-15916)	790.1858	r	(P-7198; A-15916)
		(E-7283)			(E-7283)
790.1573	r	(P-7198; A-15916)	790.1859	n	(P-17496/92; W-7075)
		(E-7283)		r	(P-7198; A-15916)
790.1577	am	(P-17496/92; W-7075)			(E-7283)
	r	(E-7283)	790.1860	r	(P-7198; A-15916)
790.1580	r	(P-7198; A-15916)			(E-7283)
		(E-7283)	790.1870	r	(P-7198; A-15916)
790.1620	r	(P-7198; A-15916)			(E-7283)
		(E-7283)	790.1900	r	(P-7198; A-15916)
790.1660	r	(P-7198; A-15916)			(E-7283)
		(E-7283)	790.1930	am	(P-17496/92; W-7075)
790.1685	r	(P-7198; A-15916)		r	(P-7198; A-15916)
		(E-7283)	790.1940	r	(P-7198; A-15916)
790.1686	r	(P-7198; A-15916)			(E-7283)
		(E-7283)	790.1950	am	(P-17496/92; W-7075)
790.1697	r	(P-7198; A-15916)		r	(P-7198; A-15916)
		(E-7283)			(E-7283)
790.1700	r	(P-7198; A-15916)	790.1960	am	(P-17496/92; W-7075)
		(E-7283)		r	(P-7198; A-15916)
790.1706	r	(P-7198; A-15916)			(E-7283)
		(E-7283)	790.1980	r	(P-7198; A-15916)
790.1708	r	(P-7198; A-15916)			(E-7283)
		(E-7283)	790.2020	r	(P-7198; A-15916)
		(E-7283)			(E-7283)

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790.2060	r	(P-7198; A-15916)	790.2510	r	(E-7283)
		(E-7283)			(P-7198; A-15916)
790.2084	r	(P-7198; A-15916)	790.2540	r	(E-7283)
		(E-7283)			(P-7198; A-15916)
790.2086	n	(P-17496/92; W-7075)	790.2555	r	(E-7283)
	r	(P-7198; A-15916)			(P-7198; A-15916)
		(E-7283)	790.2580	r	(E-7283)
790.2092	r	(P-7198; A-15916)			(P-7198; A-15916)
		(E-7283)	790.2583	r	(E-7283)
790.2097	r	(P-7198; A-15916)			(P-7198; A-15916)
		(E-7283)	790.2585	r	(E-7283)
790.2100	r	(P-7198; A-15916)			(P-7198; A-15916)
		(E-7283)	790.2587	n	(E-7283)
790.2130	r	(P-7198; A-15916)			(P-17496/92; W-7075)
		(E-7283)	790.2600	n	(P-17496/92; W-7075)
790.2140	r	(P-7198; A-15916)			(P-7198; A-15916)
		(E-7283)	790.2603	r	(E-7283)
790.2155	r	(P-7198; A-15916)			(P-7198; A-15916)
		(E-7283)	790.2605	am	(P-17496/92; W-7075)
790.2180	r	(P-7198; A-15916)		r	(E-7283)
		(E-7283)	790.2613	am	(P-17496/92; W-7075)
790.2220	r	(P-7198; A-15916)		r	(P-7198; A-15916)
		(E-7283)	790.2614	r	(E-7283)
790.2260	r	(P-7198; A-15916)			(P-7198; A-15916)
		(E-7283)	790.2617	r	(E-7283)
790.2300	r	(P-7198; A-15916)			(P-7198; A-15916)
		(E-7283)	790.2618	am	(E-7283)
790.2340	r	(P-7198; A-15916)		r	(P-17496/92; W-7075)
		(E-7283)			(P-7198; A-15916)
790.2380	r	(P-7198; A-15916)	790.2620	r	(E-7283)
		(E-7283)			(P-7198; A-15916)
790.2390	r	(P-7198; A-15916)	790.2645	r	(E-7283)
		(E-7283)			(P-7198; A-15916)
790.2420	r	(P-7198; A-15916)	790.2655	r	(E-7283)
		(E-7283)			(P-7198; A-15916)
790.2460	r	(P-7198; A-15916)	790.2660	r	(E-7283)
		(E-7283)			(P-7198; A-15916)
790.2462	am	(P-17496/92; W-7075)	790.2661	am	(E-7283)
	r	(P-7198; A-15916)		r	(P-7198; A-15916)
		(E-7283)			(E-7283)
790.2465	am	(P-17496/92; W-7075)	790.2662	am	(P-17496/92; W-7075)
	r	(P-7198; A-15916)		r	(P-7198; A-15916)
		(E-7283)			(E-7283)
790.2470	r	(P-7198; A-15916)	790.2663	r	(E-7283)
		(E-7283)			(P-7198; A-15916)
790.2485	r	(P-7198; A-15916)	790.2668	r	(E-7283)
		(E-7283)			(P-7198; A-15916)
790.2500	r	(P-7198; A-15916)			(E-7283)

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790.2672	r	(P-7198; A-15916) (E-7283)	790.3029	r	(E-7283) (P-7198; A-15916)
790.2700	r	(P-7198; A-15016) (E-7283)	790.3030	r	(P-7198; A-15916) (E-7283)
790.2740	r	(P-7198; A-15916) (E-7283)	790.3032	r	(P-7198; A-15916) (E-7283)
790.2780	r	(P-7198; A-15916) (E-7283)	790.3033	r	(P-7198; A-15916) (E-7283)
790.2800	r	(P-7198; A-15916) (E-7283)	790.3038	r	(P-7198; A-15916) (E-7283)
790.2805	r	(P-7198; A-15916) (E-7283)	790.3042	r	(P-7198; A-15916) (E-7283)
790.2820	r	(P-7198; A-15916) (E-7283)	790.3048	r	(P-7198; A-15916) (E-7283)
790.2860	r	(P-7198; A-15916) (E-7283)	790.3049	r	(P-7198; A-15916) (E-7283)
790.2900	r	(P-7198; A-15916) (E-7283)	790.3051	r	(P-7198; A-15916) (E-7283)
790.2902	r	(P-7198; A-15916) (E-7283)	790.3054	r	(P-7198; A-15916) (E-7283)
790.2904	r	(P-7198; A-15916) (E-7283)	790.3056	r	(P-7198; A-15916) (E-7283)
790.2908	r	(P-7198; A-15916) (E-7283)	790.3060	r	(P-7198; A-15916) (E-7283)
790.2915	r	(P-7198; A-15916) (E-7283)	790.3085	r	(P-7198; A-15916) (E-7283)
790.2928	am	(P-17496/92; W-7075) (E-7283)	790.3100	r	(P-7198; A-15916) (E-7283)
790.2932	am	(P-17496/92; W-7075) (E-7283)	790.3140	r	(P-7198; A-15916) (E-7283)
790.2940	r	(P-7198; A-15916) (E-7283)	790.3180	r	(P-7198; A-15916) (E-7283)
790.2980	r	(P-7198; A-15916) (E-7283)	790.3220	r	(P-7198; A-15916) (E-7283)
790.3020	r	(P-7198; A-15916) (E-7283)	790.3235	n	(P-17496/92; W-7075) (P-7198; A-15916)
790.3021	r	(P-7198; A-15916) (E-7283)	790.3260	r	(P-7198; A-15916) (E-7283)
790.3023	r	(P-7198; A-15916) (E-7283)	790.3300	r	(P-7198; A-15916) (E-7283)
790.3025	r	(P-7198; A-15916) (E-7283)	790.3308	am	(P-17496/92; W-7075) (P-7198; A-15916)
790.3027	am	(P-17496/92; W-7075) (P-7198; A-15916)	790.3315	r	(P-7198; A-15916) (E-7283)
790.3028	r	(E-7283) (P-7198; A-15916)	790.3335	r	(P-7198; A-15916) (E-7283)
			790.3337	n	(P-17496/92; W-7075) (E-7283)

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790.3340	r	(P-7198; A-15916) (E-7283)	790.3800	r	(P-7198; A-15916) (E-7283)
790.3350	r	(P-7198; A-15916) (E-7283)	790.3820	r	(P-7198; A-15916) (E-7283)
790.3380	r	(P-7198; A-15916) (E-7283)	790.3860	r	(P-7198; A-15916) (E-7283)
790.3420	am	(P-17496/92; W-7075) (P-7198; A-15916)	790.3900	r	(P-7198; A-15916) (E-7283)
790.3425	r	(E-7283) (P-7198; A-15916)	790.3902	n	(P-17496/92; W-7075) (P-7198; A-15916)
790.3437	r	(E-7283) (P-7198; A-15916)	790.3904	r	(P-7198; A-15916) (E-7283)
790.3440	r	(E-7283) (P-7198; A-15916)	790.3907	am	(P-17496/92; W-7075) (P-7198; A-15916)
790.3460	r	(P-7198; A-15916) (E-7283)	790.3910	r	(P-7198; A-15916) (E-7283)
790.3472	r	(P-7198; A-15916) (E-7283)	790.3914	am	(P-17496/92; W-7075) (P-7198; A-15916)
790.3475	r	(P-7198; A-15916) (E-7283)	790.3920	r	(P-7198; A-15916) (E-7283)
790.3488	r	(E-7283) (P-7198; A-15916)	790.3945	am	(P-17496/92; W-7075) (P-7198; A-15916)
790.3492	r	(E-7283) (P-7198; A-15916)	790.3940	r	(P-7198; A-15916) (E-7283)
790.3500	r	(P-7198; A-15916) (E-7283)	790.3945	r	(P-7198; A-15916) (E-7283)
790.3540	r	(E-7283) (P-7198; A-15916)	790.3960	r	(P-7198; A-15916) (E-7283)
790.3580	r	(P-7198; A-15916) (E-7283)	790.3980	r	(P-7198; A-15916) (E-7283)
790.3620	r	(P-7198; A-15916) (E-7283)	790.3996	r	(P-7198; A-15916) (E-7283)
790.3660	r	(P-7198; A-15916) (E-7283)	790.4012	r	(P-7198; A-15916) (E-7283)
790.3700	r	(P-7198; A-15916) (E-7283)	790.4020	r	(P-7198; A-15916) (E-7283)
790.3720	am	(P-17496/92; W-7075) (P-7198; A-15916)	790.4040	r	(P-7198; A-15916) (E-7283)
790.3730	r	(E-7283) (P-7198; A-15916)	790.4060	r	(P-7198; A-15916) (E-7283)
790.3740	r	(P-7198; A-15916) (E-7283)	790.4100	am	(P-17496/92; W-7075) (P-7198; A-15916)
790.3742	r	(P-7198; A-15916) (E-7283)	790.4140	r	(P-7198; A-15916) (E-7283)
790.3780	r	(P-7198; A-15916) (E-7283)	790.4150	r	(P-7198; A-15916) (E-7283)

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790.4173 r	(E-7283) (P-7198; A-15916)	790.4660 r	(P-7198; A-15916)	790.5100 r	(E-7283) (P-7198; A-15916)	(E-7283)
790.4180 r	(E-7283) (P-7198; A-15916)	790.4665 r	(P-7198; A-15916)	790.5140 r	(E-7283) (P-7198; A-15916)	(E-7283)
790.4200 r	(E-7283) (P-7198; A-15916)	790.4667 r	(P-7198; A-15916)	790.5180 r	(E-7283) (P-7198; A-15916)	(E-7283)
790.4220 am	(E-7283) (P-7198; A-15916)	790.4670 r	(P-7198; A-15916)	790.5220 am	(E-7283) (P-7198; A-15916)	(E-7283)
r	(P-7198; A-15916)	790.4680 r	(P-7198; A-15916)	r	(P-7198; A-15916)	(P-7198; A-15916)
790.4260 r	(E-7283) (P-7198; A-15916)	790.4700 r	(P-7198; A-15916)	790.5260 r	(E-7283) (P-7198; A-15916)	(E-7283)
790.4300 r	(E-7283) (P-7198; A-15916)	790.4720 am	(P-7198; A-15916)	790.5300 r	(E-7283) (P-7198; A-15916)	(E-7283)
790.4340 r	(E-7283) (P-7198; A-15916)	r	(P-7198; A-15916)	790.5312 r	(E-7283) (P-7198; A-15916)	(E-7283)
790.4380 am	(E-7283) (P-7198; A-15916)	790.4725 r	(P-7198; A-15916)	790.5320 am	(E-7283) (P-7198; A-15916)	(E-7283)
r	(P-7198; A-15916)	790.4728 am	(P-7198; A-15916)	r	(P-7198; A-15916)	(P-7198; A-15916)
790.4382 #	(E-7283) (P-7198; A-15916)	790.4740 r	(P-7198; A-15916)	790.5340 r	(E-7283) (P-7198; A-15916)	(E-7283)
790.4384 #	(E-7283) (P-7198; A-15916)	790.4780 r	(P-7198; A-15916)	790.5380 r	(E-7283) (P-7198; A-15916)	(E-7283)
n	(P-7198; A-15916)	790.4820 r	(P-7198; A-15916)	790.5420 r	(E-7283) (P-7198; A-15916)	(E-7283)
790.4385 r	(E-7283) (P-7198; A-15916)	790.4840 r	(P-7198; A-15916)	790.5460 r	(E-7283) (P-7198; A-15916)	(E-7283)
790.4386 r	(E-7283) (P-7198; A-15916)	790.4860 r	(P-7198; A-15916)	790.5483 r	(E-7283) (P-7198; A-15916)	(E-7283)
790.4396 r	(E-7283) (P-7198; A-15916)	790.4900 am	(P-7198; A-15916)	790.5500 am	(E-7283) (P-7198; A-15916)	(E-7283)
790.4398 r	(E-7283) (P-7198; A-15916)	r	(P-7198; A-15916)	r	(P-7198; A-15916)	(P-7198; A-15916)
790.4420 r	(E-7283) (P-7198; A-15916)	790.4940 r	(P-7198; A-15916)	790.5520 r	(E-7283) (P-7198; A-15916)	(E-7283)
790.4430 r	(E-7283) (P-7198; A-15916)	790.4960 r	(P-7198; A-15916)	790.5530 r	(E-7283) (P-7198; A-15916)	(E-7283)
790.4360 r	(E-7283) (P-7198; A-15916)	790.4963 r	(P-7198; A-15916)	790.5540 am	(E-7283) (P-7198; A-15916)	(E-7283)
790.4395 r	(E-7283) (P-7198; A-15916)	790.4965 r	(P-7198; A-15916)	r	(P-7198; A-15916)	(P-7198; A-15916)
790.4500 r	(E-7283) (P-7198; A-15916)	790.4980 r	(P-7198; A-15916)	790.5544 r	(E-7283) (P-7198; A-15916)	(E-7283)
790.4540 r	(E-7283) (P-7198; A-15916)	790.5020 r	(P-7198; A-15916)	790.5555 r	(E-7283) (P-7198; A-15916)	(E-7283)
790.4580 r	(E-7283) (P-7198; A-15916)	790.5030 r	(P-7198; A-15916)	790.5560 r	(E-7283) (P-7198; A-15916)	(E-7283)
790.4620 r	(E-7283) (P-7198; A-15916)	790.5060 r	(P-7198; A-15916)	790.5580 r	(E-7283) (P-7198; A-15916)	(E-7283)
				790.5620 r	(E-7283) (P-7198; A-15916)	(E-7283)

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790.5100 r	(E-7283) (P-7198; A-15916)	790.5640 r	(E-7283) (P-7198; A-15916)
790.5140 r	(E-7283) (P-7198; A-15916)	790.5660 r	(E-7283) (P-7198; A-15916)
790.5180 r	(E-7283) (P-7198; A-15916)	790.5700 r	(E-7283) (P-7198; A-15916)
790.5220 am	(E-7283) (P-7198; A-15916)	790.5720 r	(E-7283) (P-7198; A-15916)
r	(P-7198; A-15916)	790.5740 r	(E-7283) (P-7198; A-15916)
790.5260 r	(E-7283) (P-7198; A-15916)	790.5780 r	(E-7283) (P-7198; A-15916)
790.5300 r	(E-7283) (P-7198; A-15916)	790.5788 am	(E-7283) (P-7198; A-15916)
790.5312 r	(E-7283) (P-7198; A-15916)	r	(P-7198; A-15916)
790.5320 am	(E-7283) (P-7198; A-15916)	790.5792 r	(E-7283) (P-7198; A-15916)
r	(P-7198; A-15916)	790.5795 r	(E-7283) (P-7198; A-15916)
790.5340 r	(E-7283) (P-7198; A-15916)	790.5800 r	(E-7283) (P-7198; A-15916)
790.5380 r	(E-7283) (P-7198; A-15916)	790.5802 r	(E-7283) (P-7198; A-15916)
790.5420 r	(E-7283) (P-7198; A-15916)	790.5807 r	(E-7283) (P-7198; A-15916)
790.5460 r	(E-7283) (P-7198; A-15916)	790.5820 r	(E-7283) (P-7198; A-15916)
790.5483 r	(E-7283) (P-7198; A-15916)	790.5830 r	(E-7283) (P-7198; A-15916)
790.5500 am	(E-7283) (P-7198; A-15916)	790.5835 r	(E-7283) (P-7198; A-15916)
r	(P-7198; A-15916)	790.5837 r	(E-7283) (P-7198; A-15916)
790.5520 r	(E-7283) (P-7198; A-15916)	790.5840 r	(E-7283) (P-7198; A-15916)
790.5530 r	(E-7283) (P-7198; A-15916)	790.5860 r	(E-7283) (P-7198; A-15916)
790.5540 am	(E-7283) (P-7198; A-15916)	790.5872 am	(E-7283) (P-7198; A-15916)
r	(P-7198; A-15916)	r	(P-7198; A-15916)
790.5544 r	(E-7283) (P-7198; A-15916)	790.5893 r	(E-7283) (P-7198; A-15916)
790.5555 r	(E-7283) (P-7198; A-15916)	790.5900 r	(E-7283) (P-7198; A-15916)
790.5560 r	(E-7283) (P-7198; A-15916)	790.5924 r	(E-7283) (P-7198; A-15916)
790.5580 r	(E-7283) (P-7198; A-15916)	790.5940 am	(E-7283) (P-7198; A-15916)
790.5620 r	(E-7283) (P-7198; A-15916)		

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790.5980	r	(P-7198; A-15916) (E-7283)	790.6435	r	(P-7198; A-15916) (E-7283)	790.6800	r	(P-7198; A-15916) (E-7283)	790.7245	am	(E-7283)
790.5992	r	(P-7198; A-15916) (E-7283)	790.6445	r	(P-7198; A-15916) (E-7283)	790.6820	r	(P-7198; A-15916) (E-7283)	r		(P-7198; A-15916) (E-7283)
790.5996	r	(P-7198; A-15916) (E-7283)	790.6450	r	(P-7198; A-15916) (E-7283)	790.6860	r	(P-7198; A-15916) (E-7283)	790.7260	r	(P-7198; A-15916) (E-7283)
790.6020	r	(P-7198; A-15916) (E-7283)	790.6452	r	(P-7198; A-15916) (E-7283)	790.6875	r	(P-7198; A-15916) (E-7283)	790.7263	am	(P-17496/92; W-7075) (P-17496/92; W-7075)
790.6060	r	(P-7198; A-15916) (E-7283)	790.6454	r	(P-7198; A-15916) (E-7283)	790.6885	r	(P-7198; A-15916) (E-7283)	790.7265	am	(P-7198; A-15916) (E-7283)
790.6100	r	(P-7198; A-15916) (E-7283)	790.6456	r	(P-7198; A-15916) (E-7283)	790.6895	r	(P-7198; A-15916) (E-7283)	790.7272	r	(P-7198; A-15916) (E-7283)
790.6140	r	(P-7198; A-15916) (E-7283)	790.6460	r	(P-7198; A-15916) (E-7283)	790.6900	r	(P-7198; A-15916) (E-7283)	790.7278	am	(P-17496/92; W-7075) (P-7198; A-15916)
790.6180	am	(P-17496/92; W-7075) (P-7198; A-15916)	790.6480	r	(P-7198; A-15916) (E-7283)	790.6940	r	(P-7198; A-15916) (E-7283)	r		(P-7198; A-15916) (E-7283)
790.6220	r	(P-7198; A-15916) (E-7283)	790.6500	r	(P-7198; A-15916) (E-7283)	790.6946	r	(P-7198; A-15916) (E-7283)	790.7280	am	(P-17496/92; W-7075) (P-7198; A-15916)
790.6260	r	(P-7198; A-15916) (E-7283)	790.6505	am	(P-17496/92; W-7075) (P-7198; A-15916)	790.6960	r	(P-7198; A-15916) (E-7283)	r		(P-7198; A-15916) (E-7283)
790.6275	r	(P-7198; A-15916) (E-7283)	790.6540	r	(P-7198; A-15916) (E-7283)	790.6980	r	(P-7198; A-15916) (E-7283)	790.7284	r	(P-7198; A-15916) (E-7283)
790.6277	r	(P-7198; A-15916) (E-7283)	790.6544	r	(P-7198; A-15916) (E-7283)	790.7020	r	(P-7198; A-15916) (E-7283)	790.7288	r	(P-7198; A-15916) (E-7283)
790.6280	am	(P-17496/92; W-7075) (P-7198; A-15916)	790.6570	r	(P-7198; A-15916) (E-7283)	790.7060	r	(P-7198; A-15916) (E-7283)	790.7291	r	(P-7198; A-15916) (E-7283)
790.6284	r	(P-7198; A-15916) (E-7283)	790.6580	am	(P-17496/92; W-7075) (P-7198; A-15916)	790.7100	r	(P-7198; A-15916) (E-7283)	790.7294	r	(P-7198; A-15916) (E-7283)
790.6300	r	(P-7198; A-15916) (E-7283)	790.6610	am	(P-17496/92; W-7075) (P-7198; A-15916)	790.7120	r	(P-7198; A-15916) (E-7283)	790.7296	r	(P-7198; A-15916) (E-7283)
790.6340	r	(P-7198; A-15916) (E-7283)	790.6620	r	(P-7198; A-15916) (E-7283)	790.7130	r	(P-7198; A-15916) (E-7283)	790.7300	r	(P-7198; A-15916) (E-7283)
790.6370	am	(P-17496/92; W-7075) (P-7198; A-15916)	790.6621	r	(P-7198; A-15916) (E-7283)	790.7140	r	(P-7198; A-15916) (E-7283)	790.7340	r	(P-7198; A-15916) (E-7283)
790.6375	r	(P-7198; A-15916) (E-7283)	790.6660	r	(P-7198; A-15916) (E-7283)	790.7160	r	(P-7198; A-15916) (E-7283)	790.7380	r	(P-7198; A-15916) (E-7283)
790.6380	r	(P-7198; A-15916) (E-7283)	790.6670	r	(P-7198; A-15916) (E-7283)	790.7180	r	(P-7198; A-15916) (E-7283)	790.7400	r	(P-7198; A-15916) (E-7283)
790.6420	r	(P-7198; A-15916) (E-7283)	790.6700	r	(P-7198; A-15916) (E-7283)	790.7181	r	(P-7198; A-15916) (E-7283)	790.7420	r	(P-7198; A-15916) (E-7283)
790.6430	am	(P-17496/92; W-7075) (P-7198; A-15916)	790.6740	am	(P-17496/92; W-7075) (P-7198; A-15916)	790.7220	r	(P-7198; A-15916) (E-7283)	790.7460	r	(P-7198; A-15916) (E-7283)
	r	(P-7198; A-15916) (E-7283)	790.6780	r	(P-7198; A-15916) (E-7283)	790.7221	am	(P-17496/92; W-7075) (P-7198; A-15916)	790.7500	r	(P-7198; A-15916) (E-7283)
						r			790.7510	r	(P-7198; A-15916) (E-7283)
						790.7223	r	(P-7198; A-15916) (E-7283)	790.7520	n	(P-17496/92; W-7075) (P-7198; A-15916)
						790.7229	r	(P-7198; A-15916) (E-7283)	790.7540	r	(P-7198; A-15916) (E-7283)
									790.7580	r	(P-7198; A-15916) (E-7283)

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790.7650 r	(E-7283) (P-7198; A-15916)	790.8248 am (P-17496/92; W-7075)
790.7660 r	(E-7283) (P-7198; A-15916)	r (P-7198; A-15916)
790.7700 r	(E-7283) (P-7198; A-15916)	790.8260 r (E-7283)
790.7740 r	(E-7283) (P-7198; A-15916)	790.8290 r (E-7283)
790.7780 r	(E-7283) (P-7198; A-15916)	790.8300 r (E-7283)
790.7820 r	(E-7283) (P-7198; A-15916)	790.8340 r (E-7283)
790.7828 r	(E-7283) (P-7198; A-15916)	790.8378 r (E-7283)
790.7834 r	(E-7283) (P-7198; A-15916)	790.8380 r (P-7198; A-15916)
790.7860 r	(E-7283) (P-7198; A-15916)	790.8420 r (E-7283)
790.7875 n	(P-17496/92; W-7075)	790.8460 r (E-7283)
790.7900 r	(P-7198; A-15916)	790.8500 r (P-7198; A-15916)
790.7940 r	(E-7283) (P-7198; A-15916)	790.8540 r (E-7283)
790.7980 r	(E-7283) (P-7198; A-15916)	790.8580 am (P-17496/92; W-7075)
790.8015 r	(E-7283) (P-7198; A-15916)	r (P-7198; A-15916)
790.8020 r	(E-7283) (P-7198; A-15916)	790.8590 r (E-7283)
790.8030 am	(P-17496/92; W-7075)	790.8620 r (P-7198; A-15916)
790.8060 r	(E-7283) (P-7198; A-15916)	790.8660 r (E-7283)
790.8100 r	(E-7283) (P-7198; A-15916)	790.8700 r (E-7283)
790.8106 r	(E-7283) (P-7198; A-15916)	790.8710 am (P-17496/92; W-7075)
790.8136 r	(E-7283) (P-7198; A-15916)	r (P-7198; A-15916)
790.8140 r	(E-7283) (P-7198; A-15916)	790.8724 r (E-7283)
790.8180 r	(E-7283) (P-7198; A-15916)	790.8727 r (E-7283)
790.8220 r	(E-7283) (P-7198; A-15916)	790.8740 r (P-7198; A-15916)
790.8232 r	(E-7283) (P-7198; A-15916)	790.8780 r (E-7283)
790.8244 r	(E-7283) (P-7198; A-15916)	790.8820 r (P-7198; A-15916)

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890.650	r	(P-18236/92; A-21507)	n	(P-18479/92; A-21516)
890.660	r	(P-18236/92; A-21516)	r	(P-18479/92; A-21507)
890.670	r	(P-18236/92; A-21507)	r	(P-18479/92; A-21516)
890.680	r	(P-18236/92; A-21516)	n	(P-18479/92; A-21507)
890.690	r	(P-18236/92; A-21507)	n	(P-18479/92; A-21516)
890.700	r	(P-18236/92; A-21516)	n	(P-18479/92; A-21507)
890.710	r	(P-18236/92; A-21507)	r	(P-18479/92; A-21516)
890.720	r	(P-18236/92; A-21516)	r	(P-18479/92; A-21507)
890.730	r	(P-18236/92; A-21507)	n	(P-18479/92; A-21516)
890.740	r	(P-18236/92; A-21516)	n	(P-18479/92; A-21507)
890.750	r	(P-18236/92; A-21507)	r	(P-18479/92; A-21516)
890.760	r	(P-18236/92; A-21516)	n	(P-18479/92; A-21507)
890.770	r	(P-18236/92; A-21507)	n	(P-18479/92; A-21516)
890.780	r	(P-18236/92; A-21516)	n	(P-18479/92; A-21507)
890.790	r	(P-18236/92; A-21507)	n	(P-18479/92; A-21516)
890.800	r	(P-18236/92; A-21516)	n	(P-18479/92; A-21507)
890.810	r	(P-18236/92; A-21507)	n	(P-18479/92; A-21516)
890.820	r	(P-18236/92; A-21516)	n	(P-18479/92; A-21507)
890.830	r	(P-18236/92; A-21507)	n	(P-18479/92; A-21516)
890.840	r	(P-18236/92; A-21516)	n	(P-18479/92; A-21507)
890.850	r	(P-18236/92; A-21507)	n	(P-18479/92; A-21516)
890.860	r	(P-18236/92; A-21516)	n	(P-18479/92; A-21507)
890.870	r	(P-18236/92; A-21507)	n	(P-18479/92; A-21516)
890.880	r	(P-18236/92; A-21516)	n	(P-18479/92; A-21507)
890.890	r	(P-18236/92; A-21507)	n	(P-18479/92; A-21516)
890.900	r	(P-18236/92; A-21516)	n	(P-18479/92; A-21507)
890.910	r	(P-18236/92; A-21507)	n	(P-18479/92; A-21516)
890.920	r	(P-18236/92; A-21516)	n	(P-18479/92; A-21507)
890.930	r	(P-18236/92; A-21507)	n	(P-18479/92; A-21516)
890.1010	r	(P-18236/92; A-21516)	n	(P-18479/92; A-21507)
890.1020	r	(P-18236/92; A-21507)	n	(P-18479/92; A-21516)

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845.10	am	(P-12314/92; A-1884)	r	(P-18236/92; A-21507)
845.15	n	(P-12314/92; A-1884)	r	(P-18236/92; A-21516)
845.20	am	(P-12314/92; A-1884)	n	(P-18236/92; A-21507)
845.23	n	(P-12314/92; A-1884)	n	(P-18236/92; A-21516)
845.25	n	(P-12314/92; A-1884)	n	(P-18236/92; A-21507)
845.26	n	(P-12314/92; A-1884)	r	(P-18236/92; A-21516)
845.28	n	(P-12314/92; A-1884)	r	(P-18236/92; A-21507)
845.29	n	(P-12314/92; A-1884)	r	(P-18236/92; A-21516)
845.30	am	(P-12314/92; O-1243)	r	(P-18236/92; A-21507)
845.40	am	(P-12314/92; A-1884)	r	(P-18236/92; A-21516)
845.50	am	(P-12314/92; A-1884)	n	(P-18236/92; A-21507)
845.60	r	(P-12314/92; A-1884)	r	(P-18236/92; A-21516)
845.Ap.A	n	(P-12314/92; A-1884)	n	(P-18236/92; A-21507)
845.Ex.A	n	(P-12314/92; A-1884)	n	(P-18236/92; A-21516)
845.Ex.B	n	(P-12314/92; A-1884)	n	(P-18236/92; A-21507)
845.Ex.C	n	(P-12314/92; A-1884)	n	(P-18236/92; A-21516)
845.Ap.B	n	(P-12314/92; A-1884)	r	(P-18236/92; A-21507)
845.Ap.C	n	(P-12314/92; A-1884)	r	(P-18236/92; A-21516)
845.II.A	n	(P-12314/92; A-1884)	n	(P-18236/92; A-21507)
845.II.A	n	(P-12314/92; A-1884)	n	(P-18236/92; A-21516)
845.Ap.E	r	(P-12314/92; A-1884)	n	(P-18236/92; A-21507)
890.110	r	(P-12314/92; A-1884)	n	(P-18236/92; A-21516)
890.120	r	(P-12314/92; A-1884)	n	(P-18236/92; A-21507)
890.130	r	(P-12314/92; A-1884)	n	(P-18236/92; A-21516)
890.140	n	(P-12314/92; A-1884)	n	(P-18236/92; A-21507)
890.150	n	(P-12314/92; A-1884)	n	(P-18236/92; A-21516)
890.160	n	(P-12314/92; A-1884)	n	(P-18236/92; A-21507)
890.170	n	(P-12314/92; A-1884)	n	(P-18236/92; A-21516)
890.180	n	(P-12314/92; A-1884)	n	(P-18236/92; A-21507)
890.190	n	(P-12314/92; A-1884)	n	(P-18236/92; A-21516)
890.200	n	(P-12314/92; A-1884)	n	(P-18236/92; A-21507)
890.210	r	(P-12314/92; A-1884)	n	(P-18236/92; A-21516)
890.220	r	(P-12314/92; A-1884)	n	(P-18236/92; A-21507)
890.230	r	(P-12314/92; A-1884)	n	(P-18236/92; A-21516)
890.240	r	(P-12314/92; A-1884)	n	(P-18236/92; A-21507)
890.250	r	(P-12314/92; A-1884)	n	(P-18236/92; A-21516)
890.260	r	(P-12314/92; A-1884)	n	(P-18236/92; A-21507)
890.270	r	(P-12314/92; A-1884)	n	(P-18236/92; A-21516)
890.280	r	(P-12314/92; A-1884)	n	(P-18236/92; A-21507)
890.290	r	(P-12314/92; A-1884)	n	(P-18236/92; A-21516)

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890.2250	r	(P-18236/92; A-21507)	.II.L	n	(P-18479/92; A-21516)
890.2260	r	(P-18236/92; A-21507)	.II.M	n	(P-18479/92; A-21516)
890.2270	r	(P-18236/92; A-21507)	.II.N	n	(P-18479/92; A-21516)
890.2280	r	(P-18236/92; A-21507)	.II.O	n	(P-18479/92; A-21516)
890.2290	r	(P-18236/92; A-21507)	.II.P	n	(P-18479/92; A-21516)
890.3010	r	(P-18236/92; A-21507)	.II.Q	n	(P-18479/92; A-21516)
890.3020	r	(P-18236/92; A-21507)	.II.R	n	(P-18479/92; A-21516)
890.3030	r	(P-18236/92; A-21507)	.II.S	n	(P-18479/92; A-21516)
890.3040	r	(P-18236/92; A-21507)	.II.T	n	(P-18479/92; A-21516)
890.3050	r	(P-18236/92; A-21507)	.II.U	n	(P-18479/92; A-21516)
890.3060	r	(P-18236/92; A-21507)	.II.V	n	(P-18479/92; A-21516)
890.3070	r	(P-18236/92; A-21507)	.II.W	n	(P-18479/92; A-21516)
890.3080	r	(P-18236/92; A-21507)	.II.X	n	(P-18479/92; A-21516)
890.3090	r	(P-18236/92; A-21507)	.II.Y	n	(P-18479/92; A-21516)
890.4000	r	(P-18236/92; A-21507)	.II.Z	n	(P-18479/92; A-21516)
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890.Ap.A	n	(P-18479/92; A-21516)	890.Ap.C	r	(P-18236/92; A-21507)
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.Th.A	n	(P-18479/92; A-21516)	.II.A	n	(P-18479/92; A-21516)
.Th.B	n	(P-18479/92; A-21516)	.II.B	n	(P-18479/92; A-21516)
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.Th.E	n	(P-18479/92; A-21516)		n	(P-18479/92; A-21516)
.Th.F	n	(P-18479/92; A-21516)	.II.A	n	(P-18479/92; A-21516)
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.Th.J	n	(P-18479/92; A-21516)	.II.E	n	(P-18479/92; A-21516)
.Th.K	n	(P-18479/92; A-21516)	.II.F	n	(P-18479/92; A-21516)
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.Th.M	n	(P-18479/92; A-21516)	.II.H	n	(P-18479/92; A-21516)
.Th.N	n	(P-18479/92; A-21516)	890.Ap.E	r	(P-18236/92; A-21507)
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.II.A	n	(P-18479/92; A-21516)	.II.E	n	(P-18479/92; A-21516)
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.II.F	n	(P-18479/92; A-21516)	.II.C	n	(P-18479/92; A-21516)
.II.G	n	(P-18479/92; A-21516)	.II.D	n	(P-18479/92; A-21516)
.II.H	n	(P-18479/92; A-21516)	.II.E	n	(P-18479/92; A-21516)
.II.I	n	(P-18479/92; A-21516)	.II.F	n	(P-18479/92; A-21516)
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1235.240	n	(E-432; O-3056) (P-683; A-8498)	2080.10	am	RQ-17493; EC-19982	2510. Ap. D	r	(P-18913/92; A-9700)	310.290	am	(P-191; C-672; A-13409)
1235.250	n	(E-432; O-3056) (P-683; A-8498)	2080.20	am	M-11872	2530. Ap. B	am	(E-14172) (P-19007)	310.320	am	(P-14314) (E-14666)
1235.300	n	(E-432; O-3056) (P-683; A-8498)	2080.30	am	M-11872	2540.30	am	(P-18915/92; A-9713)	310.450	am	(P-7605; A-19103)
1235.310	n	(E-432; O-3056) (P-683; A-8498)	2080.50	am	M-11872	3000.200	am	(P-13463/92; A-8817)	310.455	am	(P-14001/92; A-1819)
1235.320	n	(E-432; O-3056) (P-683; A-8498)	2080.60	am	M-11872	3000.210	am	(P-13463/92; A-8817)	310.470	am	(P-14314) (E-14666)
1240.10	r	(P-5225/92; A-5880)	2080.70	am	M-11872	3000.230	am	(P-13463/92; A-8817)	310.490	am	(P-14001/92; A-1819)
1240.20	r	(P-5225/92; A-5880)	2080.80	am	M-11872	3000. Ap. A	r	(P-13463/92; A-8817)	310.495	n	(P-21233) (E-21858)
1240.30	r	(P-5225/92; A-5880)	2080.120	am	M-11872	3000. Ap. B	r	(P-13463/92; A-8817)	310.495	n	(P-13657) (E-13789)
1240.40	r	(P-5225/92; A-5880)	2080.140	am	M-11872	150.210	am	(E-17372/92; RC-181; F-5952) (P-17959/92; P-9716; RQ-11895; EC-14684; P-14568; A-21079)	310.530	am	(P-14001/92; A-1819)
1240.50	r	(P-5225/92; A-5880)	2080.150	am	M-11872	150.310	am	(P-14568; A-21079)	310.540	am	(P-14314) (E-14666)
1240.60	r	(P-5225/92; A-5880)	2080.160	am	M-11872	150.410	am	(P-14568; A-21079)	310.540	am	(P-14001/92; A-1819)
1240.70	r	(P-5225/92; A-5880)	2080.170	am	M-11872	150.430	am	(P-14568; A-21079)	310.540	am	(P-14314) (E-14666)
1240. Ap. A	r	(P-5225/92; A-5880)	2080.20	am	(P-8599)	150. Ap. A	r	(P-17959/92; A-9716 RQ-11895; EC-14684)	310. Ap. A	am	(PP-498) (P-13179/92; A-590) (P-18139/92; A-6441) (P-7605; A-19103)
2056.1	am	RQ-17493; EC-19982	2090.20	am	(P-8599)	150. Ap. B	#	(P-17959/92; A-9716; RQ-11895; EC-14684)	310. Ap. A	am	(P-18139/92; A-6441)
2056.5	am	(P-4567/92; A-15917/92; RQ-17493; EC-19982)	2090.35	am	(P-8599)	250.110	am	(P-18453)	310.280	am	(P-21233)
2056.61	am	(P-4567/92; A-15917/92; RQ-17493; EC-19982)	2090.40	am	(P-8599)	302.180	am	(P-17187/92; A-3169)	310.290	am	(P-191; C-672; A-13409)
2056.75	am	(P-4567/92; A-15917/92; RQ-17493; EC-19982)	2090.41	am	(P-8599)	302.570	am	(P-14788)	310.320	am	(P-14314) (E-14666)
2056.301	#	(P-4567/92; A-15917/92; RQ-17493; EC-19982)	2090.42	am	(P-8599)	302.610	am	(P-17187/92; A-3169)	310.450	am	(P-7605; A-19103)
2056.310	am	(P-4567/92; A-15917/92; RQ-17493; EC-19982)	2090.43	am	(P-8599)	302.825	am	(P-14788)	310.455	am	(P-14001/92; A-1819)
2056.315	am	(P-4567/92; A-15917/92; RQ-17493; EC-19982)	2090.70	am	(P-8599)	302.840	am	(P-14788)	310.470	am	(P-14314) (E-14666)
2056.320	am	(P-4567/92; A-15917/92; RQ-17493; EC-19982)	2090.90	am	(P-8599)	303.112	n	(P-19285/92; A-5587)	310.490	am	(P-21233)
2056.410	am	(P-4567/92; A-15917/92; RQ-17493; EC-19982)	2090.100	am	(P-8599)	310.30	am	(P-18139/92; A-6441)	310.495	n	(P-13657) (E-13789)
2056.415	am	(P-4567/92; A-15917/92; RQ-17493; EC-19982)	2510.50	am	(P-18913/92; A-9700)	310.40	am	(P-18139/92; A-6441)	310.530	am	(P-14001/92; A-1819)
2056.515	am	(P-4567/92; A-15917/92; RQ-17493; EC-19982)	2510.55	am	(E-14112) (P-18944)	310.110	am	(P-13679/92; A-238)	310.540	am	(P-14314) (E-14666)
2056.600	am	(P-4567/92; A-15917/92; RQ-17493; EC-19982)	2510.60	am	(E-14112) (P-18944)	310.130	am	(P-12481) (E-12900)	310.540	am	(P-14001/92; A-1819)
2056.610	am	(P-4567/92; A-15917/92; RQ-17493; EC-19982)	2510.70	am	(E-2031) (A-9896)	310.210	am	(A-22514)	310.540	am	(P-14314) (E-14666)
2056.625	am	(P-4567/92; A-15917/92; RQ-17493; EC-19982)	2510.90	n	(P-1695; A-9896)	310.230	am	(P-13679/92; A-238)	310.540	am	(P-14314) (E-14666)
2056.655	am	(P-4567/92; A-15917/92; RQ-17493; EC-19982)	2510. Ap. B	am	(E-14112) (P-18944)	310.270	am	(P-12481) (E-12900)	310.540	am	(P-14314) (E-14666)

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2160.610	am	(P-3577; A-11441)	305.20	am (P-2462; A-22043)
2160.620	am	(P-3577; A-11441)	305.40	am (P-2462; A-22043)
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2650.10	am	(P-2449)	315.20	am (P-202) (PF-22605)
2650.15	am	(P-2449)	315.30	am (P-202)
2650.25	am	(P-2449)	315.40	n (P-202)
2650.30	am	(P-2449)	315.50	n (P-202)
2650.40	n	(P-2449)	315.60	n (P-202)
2650.50	n	(P-2449)	590.10	am (P-2466; A-12291)
2650.60	n	(P-2449)	735.121	n (P-6386) (P-12483)
2650.70	n	(P-2449)	745.10	am (P-10513/92; A-10258)
2700.110	am	(P-19755)	745.15	am (P-10513/92; A-10258)
2700.200	am	(P-19755)	745.20	am (P-10513/92; A-10258)
2700.320	am	(P-19755)	745.30	am (P-10513/92; A-10258)
2700.410	am	(P-19755)	745.110	am (P-10513/92; A-10258)
2700.420	am	(P-19755)	745.200	am (P-10513/92; A-10258)
2700.430	am	(P-19755)	745.210	am (P-10513/92; A-10258)
2700.440	am	(P-19755) (E-19976)	745.220	am (P-10513/92; A-10258)
2700.450	am	(P-19755)	745.221	n (P-10513/92; A-10258)
2700.600	am	(P-19755)	745.225	am (P-10513/92; A-10258)
2700.620	am	(P-19755)	745.300	n (P-10513/92; A-10258)
2700.630	am	(P-19755)	745.Ex.B	am (P-10513/92; A-10258)
2700.640	am	(P-19755)	755.10	am (P-16709/92; A-5594)
2700.650	am	(P-19755)	755.105	am (P-16709/92; A-5594)
2700.670	am	(P-19755)	755.500	n (P-16709/92; A-5594)
2700.700	am	(P-19755)	755.505	n (P-16709/92; A-5594)
2700.710	am	(P-19755)	755.510	n (P-16709/92; A-5594)
2700.720	am	(P-19755) (E-19976)	755.515	n (P-16709/92; A-5594)
2700.730	am	(P-19755)	755.520	n (P-16709/92; A-5594)
2700.735	am	(P-19755)	755.525	n (P-16709/92; A-5594)
2700.740	am	(P-19755)	755.Ex.A	n (P-16709/92; A-5594)
2700.750	am	(P-19755)	755.Ex.B	n (P-16709/92; A-5594)
2700.760	am	(P-19755)	755.Ex.C	n (P-16709/92; A-5594)
2700.820	am	(P-19755)	755.Ex.D	n (P-16709/92; A-5594)
.Ex. B	r	(P-19755)	755.Ex.E	n (P-16709/92; A-5594)
.Ex. C	r	(P-19755)	755.Ex.F	n (P-16709/92; A-5594)
.Ex. D	r	(P-19755)	755.Ex.G	n (P-16709/92; A-5594)
.Ex. E	r	(P-19755)	755.Ex.H	n (P-16709/92; A-5594)
.Ex. F	r	(P-19755)	755.Ex.I	n (P-16709/92; A-5594)
			755.Ex.J	n (P-16709/92; A-5594)
			755.Ex.K	n (P-16709/92; A-5594)
			755.Ex.L	n (P-16709/92; A-5594)
			755.Ex.M	n (P-16709/92; A-5594)
			755.Ex.N	n (P-16709/92; A-5594)
200.875	n	(P-22117)	756.10	am (P-15605/92; A-12294)
255.20	am	(P-13703/92; A-798)		
275.20	am	(P-8269/92; A-98)		
		RQ-2075; EC-3902		

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630.315	n	(P-15347/92; A-4510)	1230.160 am (P-3718; A-15599)
630.1	n	(P-6632)	1230.180 am (P-3718; A-15599)
630.2	n	(P-6635)	1230.190 am (P-3718; A-15599)
630.3	n	(P-6635)	1230.220 am (P-3718; A-15599)
630.4	n	(P-6635)	1650.160 am (P-22487)
630.5	n	(P-6635)	1650.180 am (P-22487)
630.6	n	(P-6635)	1650.181 n (P-22487)
630.7	n	(P-6635)	1650.182 n (P-22487)
630.8	n	(P-6635)	1650.210 am (P-12384/92; A-1631)
630.9	n	(P-6635)	1650.230 am (P-22487)
630.10	n	(P-6635)	1650.240 am (P-12384/92; A-1631)
630.11	n	(P-6635)	1650.250 am (P-22487)
630.12	n	(P-6635)	1650.280 am (P-22487)
630.13	n	(P-6635)	1650.290 am (P-22487)
1200.10	am	(P-3703; A-15588)	(P-12384/92; A-1631)
1200.20	am	(P-3703; A-15588)	(P-12384/92; A-1631)
1200.30	am	(P-3703; A-15588)	(P-12384/92; A-1631)
1200.40	r	(P-3703; A-15588)	(P-12384/92; A-1631)
1200.50	am	(P-3703; A-15588)	(P-22487)
1200.60	am	(P-3703; A-15588)	(P-12384/92; A-1631)
1200.80	am	(P-3703; A-15588)	(P-12384/92; A-1631)
1200.90	am	(P-3703; A-15588)	(P-22487)
1200.110	am	(P-3703; A-15588)	(P-12384/92; A-1631)
1200.120	am	(P-3703; A-15588)	(P-22487)
1200.130	am	(P-3703; A-15588)	(P-12384/92; A-1631)
1200.140	am	(P-3703; A-15588)	(P-22487)
1200.150	am	(P-3703; A-15588)	(P-12384/92; A-1631)
1210.10	am	(P-3734; A-15612)	(P-22487)
1210.100	am	(P-3734; A-15612)	(P-12384/92; A-1631)
1210.140	am	(P-3734; A-15612)	(P-22487)
1210.160	am	(P-3734; A-15612)	(P-12384/92; A-1631)
1210.170	am	(P-3734; A-15612)	(P-22487)
1210.180	am	(P-3734; A-15612)	(P-12384/92; A-1631)
1220.10	am	(P-3755; A-15628)	(P-22487)
1220.30	am	(P-3755; A-15628)	(P-12384/92; A-1631)
1220.40	am	(P-3755; A-15628)	(P-22487)
1220.50	am	(P-3755; A-15628)	(P-12384/92; A-1631)
1220.60	am	(P-3755; A-15628)	(P-22487)
1220.70	am	(P-3755; A-15628)	(P-12384/92; A-1631)
1220.80	n	(P-3755; A-15628)	(P-22487)
1220.90	n	(P-3755; A-15628)	(P-12384/92; A-1631)
1220.100	n	(P-3755; A-15628)	(P-22487)
1230.10	am	(P-3718; A-15599)	(P-12384/92; A-1631)
1230.80	am	(P-3718; A-15599)	(P-22487)
1230.90	am	(P-3718; A-15599)	(P-12384/92; A-1631)
1230.150	am	(P-3718; A-15599)	(P-22487)

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756.20	am	(P-15605/92; A-12294)	100.3220	re	(A-14189)	100.7040	re	(A-14189)	105.200	n	(P-9854; A-18118)
756.30	n	(P-15605/92; A-12294)	100.3300	re	(A-14189)	100.7050	re	(A-14189)	105.210	n	(P-219; A-7031) (E-445)
756.100	am	(P-15605/92; A-12294)	100.3310	re	(A-14189)	100.7060	re	(A-14189)	105.220	n	(P-219; A-7031) (E-445)
756.110	am	(P-15605/92; A-12294)	100.3320	re	(A-14189)	100.7070	re	(A-14189)	105.230	n	(P-219; A-7031) (E-445)
756.115	am	(P-15605/92; A-12294)	100.3330	re	(A-14189)	100.7080	re	(A-14189)			
756.116	n	(P-15605/92; A-12294)	100.3340	re	(A-14189)	100.7090	re	(A-14189)			
756.120	am	(P-15605/92; A-12294)	100.3350	re	(A-14189)	100.7095	re	(A-14189)			
756.125	am	(P-15605/92; A-12294)		am	(P-17861)		am	(P-15471)	105.300	n	(P-9854; A-18118)
756.200	am	(P-15605/92; A-12294)	100.3360	re	(A-14189)	100.7100	re	(A-14189)			
756.205	am	(P-15605/92; A-12294)	100.3370	re	(A-14189)	100.7120	re	(A-14189)	105.310	n	(P-9854; A-18118)
756.210	am	(P-14004/92; A-1848)	100.3380	re	(A-14189)	100.7200	re	(A-14189)			
		(P-15605/92; A-12294)		am	(P-9870; A-19632)	100.7300	re	(A-14189)	105.320	n	(P-219; A-7031) (E-445)
756.220	am	(P-15605/92; A-12294)	100.3390	n	(P-222; A-8869)	100.7310	re	(P-15471)			
756.225	am	(P-15605/92; A-12294)	100.3400	am	(E-473)	100.7320	re	(A-14189)	105.330	n	(P-219; A-7031) (E-445)
792.10	n	(P-11988)		am	(P-6619; A-13776)	100.7330	re	(A-14189)	105.340	n	(P-219; A-7031) (E-445)
792.20	n	(P-11988)	100.3700	am	(P-9870)	100.7340	re	(A-14189)			
792.30	n	(P-11988)	100.3750	n	(P-9870)	100.9000	re	(P-15471)	105.400	n	(P-219; A-7031) (E-445)
792.40	n	(P-11988)	100.5000	re	(A-14189)	100.9005	am	(P-6945)	105.410	n	(P-9854; A-18118)
792.50	n	(P-11988)	100.5010	re	(A-14189)	100.9010	re	(A-14189)			
			100.5020	re	(A-14189)	100.9100	re	(A-14189)	105.420	n	(P-219; A-7031) (E-445)
				am	(P-15471)		am	(P-15471)			
			100.5030	re	(A-14189)	100.9200	re	(P-15471)	105.430	n	(P-219; A-7031) (E-445)
			100.5100	re	(A-14189)	100.9210	re	(A-14189)	105.440	n	(P-219; A-7031) (E-445)
			100.5110	re	(A-14189)	100.9300	re	(A-14189)	105.450	n	(P-219; A-7031) (E-445)
			100.5120	re	(A-14189)	100.9310	re	(A-14189)	105.460	n	(P-219; A-7031) (E-445)
			100.5130	re	(A-14189)	100.9320	re	(A-14189)	105.470	n	(P-219; A-7031) (E-445)
			100.5140	re	(A-14189)	100.9330	re	(A-14189)			
				am	(P-15471)	100.9400	re	(A-14189)	105.500	n	(P-9854; A-18118)
			100.5150	re	(A-14189)		am	(P-15471)	105.510	n	(P-219; A-7031) (E-445)
			100.5160	re	(A-14189)	100.9410	re	(A-14189)			
			100.5170	re	(A-14189)	100.9420	re	(A-14189)	105.520	n	(P-219; A-7031) (E-445)
			100.5200	re	(A-14189)		am	(P-15471)	105.600	n	(P-219; A-7031) (E-445)
			100.5210	re	(A-14189)	100.9500	re	(A-14189)	105.700	n	(P-219; A-7031) (E-445)
			100.5220	re	(A-14189)	100.9510	re	(A-14189)	105.800	n	(P-219; A-7031) (E-445)
			100.5230	re	(A-14189)	100.9520	re	(A-14189)	105.810	n	(P-219; A-7031) (E-445)
				am	(P-15471)	100.9530	re	(A-14189)	105.900	n	(P-219; A-7031) (E-445)
			100.5240	re	(A-14189)	100.9600	re	(A-14189)	105.910	n	(P-219; A-7031) (E-445)
			100.5250	re	(A-14189)	100.9700	re	(A-14189)	105.920	n	(P-219; A-7031) (E-445)
				am	(P-15471)	100.9800	re	(A-14189)	105.1000	n	(P-219; A-7031) (E-445)
			100.5260	re	(A-14189)		am	(P-6945; A-19966)	105.1010	n	(P-219; A-7031) (E-445)
			100.5270	re	(A-14189)	100.9800	re	(A-14189)	110.115	am	(P-2507)
			100.5280	re	(A-14189)	100.9900	re	(A-14189)	110.160	am	(E-22584) (P-22485)
			100.7000	re	(A-14189)	Tb.A	re	(A-14189)	130.220	am	(P-14554/92; A-860)
			100.7010	am	(P-222; A-8869)	Tb.B	re	(A-14189)	130.535	am	(P-8461; A-19651)
				am	(E-473)	105.100	n	(P-219; A-7031) (E-445)	130.901	am	(P-15501)
			100.7020	re	(A-14189)	105.110	n	(P-219; A-7031) (E-445)	130.905	am	(P-15501)
			100.7030	re	(A-14189)	105.120	n	(P-219; A-7031) (E-445)	130.1001	am	(P-6955; A-18142)
									130.1801	am	(P-6955; A-18142)

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140.801	am	(P-15515)	750.900	n	(P-8450; A-18132)
140.1415	am	(P-15515)	1000.100	n	(E-12445)
150.1001	am	(P-15527)	3000.100	am	(P-19681; A-11510)
150.1415	am	(P-15527)	3000.101	n	(P-19681; A-11510)
150.Tb.A	am	(P-14563/92; A-1947)	3000.110	am	(P-19681; A-11510)
160.140	am	(P-15522)	3000.115	am	(P-19681; A-11510)
160.165	am	(P-15522)	3000.140	am	(P-19681; A-11510)
210.101	am	(E-665) (P-2718; A-8860)	3000.141	n	(P-19681; A-11510)
210.105	am	(P-2718; A-8860)	3000.160	am	(P-19681; A-11510)
210.110	am	(P-2718; A-8860)	3000.165	am	(P-19681; A-11510)
210.115	am	(P-2718; C-3545; A-8860)	3000.200	am	(P-19681; A-11510)
210.120	am	(P-2718; A-8860)	3000.210	am	(P-19681; A-11510)
210.125	am	(E-665) (P-2718; A-8860)	3000.220	am	(P-19681; A-11510)
210.126	n	(E-665) (P-2718; A-8860)	3000.230	am	(P-19681; A-11510)
210.130	am	(P-2718; A-8860)	3000.231	n	(P-19681; A-11510)
530.115	am	(P-3104; A-11566)	3000.235	am	(P-19681; A-11510)
530.125	am	(P-3104; A-11566)	3000.240	am	(P-19681; A-11510)
535.101	n	(P-15340/92; A-3042)	3000.245	am	(P-19681; A-11510)
535.105	n	(P-15340/92; A-3042)	3000.250	am	(P-19681; A-11510)
535.110	n	(P-15340/92; A-3042)	3000.281	am	(P-19681; A-11510)
535.115	n	(P-15340/92; A-3042)	3000.282	am	(P-19681; A-11510)
535.120	n	(P-15340/92; A-3042)	3000.300	am	(P-19681; A-11510)
535.125	n	(P-15340/92; A-3042)	3000.320	am	(P-19681; A-11510)
535.130	n	(P-15340/92; A-3042)	3000.400	am	(P-19681; A-11510)
535.135	n	(P-15340/92; A-3042)	3000.405	am	(P-19681; A-11510)
535.140	n	(P-15340/92; A-3042)	3000.410	am	(P-19681; A-11510)
535.145	n	(P-15340/92; A-3042)	3000.415	am	(P-19681; A-11510)
700.100	n	(P-16421)	3000.425	am	(P-19681; A-11510)
700.110	n	(P-16421)	3000.430	am	(P-19681; A-11510)
700.200	n	(P-16421)	3000.431	n	(P-19681; A-11510)
700.210	n	(P-16421)	3000.435	am	(P-19681; A-11510)
700.220	n	(P-16421)	3000.440	am	(P-19681; A-11510)
700.230	n	(P-16421)	3000.445	n	(P-19681; A-11510)
700.300	n	(P-16421)	3000.600	am	(P-19681; A-11510)
700.310	n	(P-16421)	3000.620	am	(P-19681; A-11510)
700.320	n	(P-16421)	3000.635	am	(P-19681; A-11510)
700.330	n	(P-16421)	3000.730	am	(P-19681; A-11510)
700.340	n	(P-16421)	3000.800	am	(P-19681; A-11510)
700.400	n	(P-16421)	3000.850	am	(P-19681; A-11510)
700.500	n	(P-16421)	3000.1000	am	(P-19681; A-11510)
750.100	n	(P-8450; A-18132)	3000.1010	am	(P-19681; A-11510)
750.200	n	(P-8450; A-18132)	3000.1020	am	(P-19681; A-11510)
750.300	n	(P-8450; A-18132)	3000.1030	am	(P-19681; A-11510)
750.400	n	(P-8450; A-18132)	3000.1040	am	(P-19681; A-11510)
750.500	n	(P-8450; A-18132)	3000.1050	am	(P-19681; A-11510)
750.600	n	(P-8450; A-18132)	3000.1070	am	(P-19681; A-11510)
750.700	n	(P-8450; A-18132)	3000.1071	am	(P-19681; A-11510)
750.800	n	(P-8450; A-18132)	3000.1072	am	(P-19681; A-11510)

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3000.1100	n	(P-19681; A-11510)	112.131	am	(P-19436) (E-19696)
3000.1105	n	(P-19681; A-11510)	112.137	am	(P-10705; A-19156)
3000.1110	n	(P-19681; A-11510)	112.141	am	(P-10705; A-19156)
3000.1115	n	(P-19681; A-11510)			(P-19436) (E-19696)
3000.1120	n	(P-19681; A-11510)	112.142	am	(P-10705; A-19156)
3000.1125	n	(P-19681; A-11510)			(P-19436) (E-19696)
3000.1126	n	(P-19681; A-11510)	112.143	am	(P-10705; A-19156)
3000.1130	n	(P-19681; A-11510)			(P-19436) (E-19696)
3000.1135	n	(P-19681; A-11510)	112.144	am	(P-7745; A-15017)
3000.1140	n	(P-19681; A-11510)			(P-19436) (E-19696)
3000.1145	n	(P-19681; A-11510)	112.145	am	(P-5436; A-15017)
3000.1146	n	(P-19681; A-11510)			(P-10705; A-19156)
3000.1150	n	(P-19681; A-11510)	112.147	am	(P-19436) (E-19696)
3000.1155	n	(P-19681; A-11510)	112.151	am	(P-5436; A-15017)
			112.152	am	(P-10705; A-19156)
TITLE 89			112.153	am	(P-18216/92; A-4312)
102.200	am	(P-15461)	112.154	r	(P-14522/92; A-813)
102.210	am	(P-15461)	112.155	am	(P-19436) (E-19696)
102.220	am	(P-15461)	112.250	am	(P-46; W-21125)
102.230	am	(P-15461)	112.252	am	(P-46; W-21125)
102.235	n	(P-15461)			(P-22247)
102.240	am	(P-15461)	112.253	am	(P-46; W-21125)
102.250	am	(P-15461)			(P-22247)
103.25	n	(P-14178/92; A-655)	112.254	am	(P-46; W-21125)
103.35	n	(P-14178/92; A-655)			(P-22247)
104.101	am	(P-21283)	112.302	am	(P-10705; A-19156)
104.104	am	(P-21283)			(P-19436) (E-19696)
104.216	am	(P-540; A-7025) (E-659)	112.303	am	(P-10705; A-19156)
110.30	am	(P-13207/92; A-640)	112.330	am	(P-15277/92; A-2253)
111.20	am	(P-22262)			(P-10705; A-19156)
111.101	am	(P-16491/92; A-3213)	112.350	am	(P-19436) (E-19696)
		(P-18764) (P-22262)	112.352	am	(P-19436) (E-19696)
112.9	am	(P-13381/92; A-813)	112.354	am	(P-19436) (E-19696)
112.64	am	(P-10705; A-19156)	112.356	am	(P-19436) (E-19696)
112.70	am	(P-3335/92; A-357)	112.370	n	(P-6026; A-15017)
		(P-10705; A-19156)			(E-6325)
112.71	am	(P-3335/92; A-357)	112.404	am	(P-10705; A-19156)
		(P-10705; A-19156)	112.406	am	(P-10705; A-19156)
112.72	am	(P-3335/92; A-357)	113.9	am	(P-1383/92; A-827)
112.74	am	(P-3335/92; A-357)	113.113	am	(P-7755; A-14612)
112.78	am	(P-3335/92; A-357)	113.141	am	(P-7755; A-14612)
		(P-5436; A-15017)	113.154	r	(P-14999/92; A-2263)
112.79	am	(P-3335/92; A-357)	113.155	am	(P-13380)
112.81	am	(P-10705; A-19156)	113.253	am	(P-702; A-6804)
112.82	am	(P-3335/92; A-357)			(P-21982)
112.127	am	(P-19642/92; A-6792)	113.260	am	(P-702; A-6804)
112.130	am	(P-10705; A-19156)			(P-21982)
		(P-19436) (E-19696)			

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113.309	n	(P-17457/92; A-6804)	120.345	am	(P-19445)	121.174	n	(P-15813/92; A-4333)	140.523	am	(P-18436) (E-18611)
113.330	n	(P-14533/92; A-3202)	120.382	am	(P-19445)	121.174	am	(P-16405)	140.525	am	(P-13211/92; A-837)
113.410	am	(P-14533/92; A-3202)	120.388	n	(P-19445)	121.176	n	(P-15813/92; A-4333)	140.530	am	(P-14800) (E-15162)
113.425	am	(P-17047/92; A-4322)	120.389	n	(P-19445)	121.178	n	(P-15813/92; A-4333)			(S-18902) (W-22583)
113.430	am	(P-17047/92; A-4322)	120.390	am	(P-19445)	121.180	n	(P-15813/92; A-4333)		r	(A-22604)
113.450	n	(P-17457/92; A-6804)	120.61	am	(P-2114; A-10402)	121.182	n	(P-15813/92; A-4333)	140.538	am	(P-13211/92; A-837)
114.9	am	(P-13395/92; A-1091)	120.70	am	(P-711; A-6827)		am	(P-14798) (E-15149)			(P-14800) (E-15162)
114.120	am	(P-15810/92; A-3255)	120.73	n	(P-711; A-6827)						(S-18902; W-22583)
114.121	am	(P-15810/92; A-3255)	120.75	n	(P-711; A-6827)					r	(A-22604)
114.124	r	(P-15810/92; A-3255)				121.184	n	(P-15813/92; A-4333)	140.539	am	(P-19665/92; A-6839)
114.125	r	(P-15810/92; A-3255)	120.318	am	(P-13392)	121.186	n	(P-15813/92; A-4333)	140.560	am	(P-14800) (E-15162)
114.126	r	(P-15810/92; A-3255)	120.324	r,n	(P-21266)	121.188	n	(P-15813/92; A-4333)			(S-18902; W-22583)
114.127	r	(P-15810/92; A-3255)	120.325	r,n	(P-21266)		am	(P-21991)		r	(A-22604)
114.128	r	(P-15810/92; A-3255)	120.326	n	(P-21266)	121.190	n	(P-15813/92; A-4333)	140.579	am	(P-12838/92; A-19146/92;
114.129	r	(P-15810/92; A-3255)	120.327	n	(P-21266)	140.2	am	(P-18436) (E-18611)			RQ-4517; EC-7078)
114.130	r	(P-15810/92; A-3255)	120.385	r	(P-14544/92; A-1102)	140.3	am	(P-18768)	140.583	am	(P-14800) (E-15162)
114.135	r	(P-15810/92; A-3255)	120.386	am	(P-13392)	140.12	am	(P-17049/92; A-6196)			(S-18902; W-22583)
114.223	am	(P-19654/92; A-6814)	121.3	am	(P-13385/92; A-644)		am	(P-18436) (E-18611)		r	(A-22604)
114.235	am	(P-19443) (E-19728)	121.23	r	(P-15813/92; A-4333)	140.19	am	(P-62; A-6839)	140.642	am	(P-16495/92; A-6196)
114.241	am	(P-19443) (E-19728)	121.24	r	(P-15813/92; A-4333)	140.24	am	(P-7183; RC-17491;	140.643	am	(P-18768)
114.243	am	(P-19443) (E-19728)	121.25	r	(P-15813/92; A-4333)			(A-18571)	140.645	am	(P-17209/92; A-7004)
114.252	am	(P-18226/92; A-6814)	121.26	r	(P-15813/92; A-4333)	140.40	am	(P-18436) (E-18611)	140.648	am	(P-14800) (E-15162)
114.270	r	(P-15008/92; A-2277)	121.27	r	(P-15813/92; A-4333)	140.71	am	(P-17736) (E-18152)			(S-18902; W-22583)
114.351	am	(P-22308)		n	(P-18425)	140.80	n	(P-17736) (E-18152)		r	(A-22604)
114.352	am	(P-22308)	121.28	r	(P-15813/92; A-4333)		am	(P-15019/92; A-3421)	140.700	am	(P-7576/92; A-1112)
114.353	am	(P-22308)		n	(P-18425)	140.82	n	(P-15019/92; A-3421)	140.920	n	(P-18436) (E-18611)
114.406	n	(P-17459/92; A-6814)	121.29	r	(P-15813/92; A-4333)		am	(P-17736) (E-18152)	140.922	n	(P-18436) (E-18611)
114.420	am	(P-15008/92; A-2277)		n	(P-18425)	140.84	n	(P-17736) (E-18152)	140.926	n	(P-18436) (E-18611)
114.430	am	(P-15287/92; A-2277)	121.31	am	(P-7165; A-14625)		am	(P-15019/92; A-3421)	140.928	n	(P-18436) (E-18611)
114.440	n	(P-14538/92; A-3639)	121.32	am	(P-7165; A-14625)	140.94	am	(P-15019/92; A-3421)	140.930	n	(P-18436) (E-18611)
114.450	am	(P-19443) (E-19728)	121.41	am	(P-13385/92; A-644)	140.95	am	(P-15019/92; A-3421)	140.932	n	(P-18436) (E-18611)
114.452	am	(P-19443) (E-19728)	121.50	am	(P-7165; A-14625)	140.400	am	(P-18436) (E-18611)	140.932	n	(P-18436) (E-18611)
114.454	am	(P-19443) (E-19728)	121.58	am	(P-7165; A-14625)	140.413	am	(P-18436) (E-18611)	140.932	n	(P-18436) (E-18611)
114.456	am	(P-19443) (E-19728)	121.59	am	(P-13385/92; A-644)	140.420	am	(P-15444)	140.932	n	(P-18436) (E-18611)
114.466	am	(P-19443) (E-19728)	121.60	am	(PP-17477)	140.421	am	(P-15444)	140.932	n	(P-18436) (E-18611)
116.400	am	(P-13764/92; A-1078)	121.61	am	(PP-17477)	140.460	am	(P-18436) (E-18611)	140.932	n	(P-18436) (E-18611)
116.500	am	(P-13764/92; A-1078)	121.63	am	(P-7165; A-14625)	140.461	am	(P-18436) (E-18611)	140.932	n	(P-18436) (E-18611)
		(P-12092; A-19188)			(EC-19327) (PP-17477)	140.462	am	(P-18436) (E-18611)	140.932	n	(P-18436) (E-18611)
116.510	am	(P-12092; A-19188)			(EC-21216)	140.463	am	(P-18436) (E-18611)	140.932	n	(P-18436) (E-18611)
116.520	r	(P-13764/92; A-1078)	121.74	am	(PP-17477)	140.464	am	(P-18436) (E-18611)	140.932	n	(P-18436) (E-18611)
117.10	am	(P-21158)	121.76	n	(P-13385/92; A-644)	140.469	am	(P-19012)	140.932	n	(P-18436) (E-18611)
117.15	n	(P-2126; A-8191)	121.160	n	(P-15813/92; A-4333)	140.485	am	(P-16495/92; A-6196)	140.932	n	(P-18436) (E-18611)
		(E-2368)	121.162	n	(P-15813/92; A-4333)			(P-18436) (E-18611)	140.932	n	(P-18436) (E-18611)
117.54	am	(P-22007)	121.166	n	(P-15813/92; A-4333)	140.488	am	(P-16495/92; A-6196)	140.932	n	(P-18436) (E-18611)
118.150	n	(P-10751; A-19956)	121.170	n	(P-15813/92; A-4333)	140.492	am	(P-13397/92; O-1241;	140.932	n	(P-18436) (E-18611)
		(E-11217)	121.170	n	(P-15813/92; A-4333)			R-2436; A-2290; F-3058)	140.932	n	(P-18436) (E-18611)
120.20	am	(P-22321)	121.170	am	(P-16405)			(P-10749; E-11201; A-20999)	140.932	n	(P-18436) (E-18611)
120.30	am	(P-19445)(P-22321)	121.172	n	(P-15813/92; A-4333)	140.511	am	(P-17461/92; A-6839)	140.932	n	(P-18436) (E-18611)

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144.300	r	(A-22582)	am	(P-15291) (E-17323)	am	(P-9829; W-18899)	240.1555	am	(P-15203/92; A-6090)
	am	(P-14796) (E-15126)	148.160	(P-14540/92; A-3296)		(P-15243) (E-17275)	240.1560	am	(P-15203/92; A-6090)
		(S-18901; W-22603)	am	(P-15291) (E-17323)	149.150	(P-14535/92; A-3217)	240.1565	am	(P-15203/92; A-6090)
		(A-22582)	148.170	(P-14540/92; A-3296)		(P-15243) (E-17275)	240.1570	am	(P-15203/92; A-6090)
144.325	am	(P-14796) (E-15126)	am	(P-15291) (E-17323)	160.1	(P-3820; A-18844)	240.1575	am	(P-15203/92; A-6090)
		(S-18901; W-22603)	am	(P-14540/92; A-3296)	160.5	(P-3820; A-18844)	240.1580	am	(P-15203/92; A-6090)
		(A-22582)	am	(P-15291) (E-17323)		(P-12573)	240.1590	am	(P-15203/92; A-6090)
147.5	am	(P-1716; A-8486)	148.190	(P-14540/92; A-3296)	160.15	(P-3820; A-18844)			(P-14225)
147.25	am	(P-5471; A-13498)	148.200	(P-14540/92; A-3296)	160.25	(P-3820; A-18844)	240.1600	am	(P-14225)
147.50	am	(P-5471; A-13498)	am	(P-15291) (E-17323)	160.65	(P-12067)	240.1610	am	(P-14225)
147.100	am	(P-14081; W-20507)	148.210	(P-14540/92; A-3296)	160.70	(P-12573) (P-15229)	240.1630	am	(P-14225)
147.105	am	(P-18788)	am	(P-15291) (E-17323)	160.75	(P-22269)	240.1800	am	(P-15203/92; A-6090)
147.150	am	(P-13215/92; A-1128)	148.220	(P-14540/92; A-3296)	160.77	(P-3820; A-18844)	240.1850	am	(P-15203/92; A-6090)
		(P-5471; A-13498)	148.230	(P-14540/92; A-3296)	160.85	(P-8892/92; A-2272)	240.1920	am	(P-14225)
		(P-14803) (E-15189)	am	(P-15291) (E-17323)	165.70	(P-2110; A-8187)	240.1930	am	(P-14225)
147.205	am	(P-13215/92; A-1128)	148.240	(P-14540/92; A-3296)	165.104	(P-6614; RC-14186;	240.2020	am	(P-15203/92; A-6090)
		(P-14803) (E-15189)	am	(P-15291) (E-17323)		(A-18113)			(P-14225)
147.Tb.A	am	(P-5471; A-13498)	148.250	(P-14540/92; A-3296)	170.10	(P-10736; A-19197)	240.2030	am	(P-14225)
147.Tb.B	am	(P-5471; A-13498)	am	(P-15291) (E-17323)	170.20	(P-10736; A-19197)	240.2040	am	(P-14225)
147.Tb.C	am	(P-1716; A-8486)	148.260	(P-14540/92; A-3296)	170.30	(P-10736; A-19197)	240.2050	am	(P-15203/92; A-6090)
147.Tb.D	am	(P-5471; A-13498)	am	(P-15291) (E-17323)	170.40	(P-10736; A-19197)			(P-14225)
147.Tb.E	am	(P-5471; A-13498)	am	(P-15291) (E-17323)	170.50	(P-10736; A-19197)	300.20	am	(P-15218) (E-15658;
147.Tb.F	am	(P-1716; A-8486)	148.270	(P-14540/92; A-3296)		(P-19440) (E-19721)			RC-18903)
147.Tb.G	r	(P-5471; A-13498)	am	(P-15291) (E-17323)	170.250	(P-10736; A-19197)	300.130	am	(P-18271)
148.20	am	(P-15291) (E-17323)	148.280	(P-14540/92; A-3296)	220.625	(P-883; A-8472) (E-1179)	300.160	am	(P-18271)
148.25	n	(P-14540/92; A-3296)	am	(P-15291) (E-17323)	220.635	(P-883; A-8472) (E-1179)	302.20	am	(P-7565/92; A-274)
		(P-15291) (E-17323)	148.290	(P-14540/92; A-3296)	240.120	(P-14225)	302.310	am	(P-2460) (E-2513)
148.30	am	(P-14540/92; A-3296)	am	(P-15291) (E-17323)	240.160	(P-14225)	302.390	am	(P-11979/92; A-13438)
148.40	am	(P-14540/92; A-3296)	am	(P-14540/92; A-3296)	240.210	(P-14225)	304.2	am	(P-7545/92; A-251)
		(P-15291) (E-17323)	148.310	(P-14540/92; A-3296)	240.220	(P-14225)	309.1	r	(P-7982/92; A-1044)
		(P-14540/92; A-3296)	am	(P-15291) (E-17323)	240.270	(P-14225)	309.2	r	(P-7982/92; A-1044)
148.50	am	(P-14540/92; A-3296)	am	(P-9840; W-18900)	240.280	(P-14225)	309.3	r	(P-7982/92; A-1044)
		(P-15291) (E-17323)	148.320	(P-14540/92; A-3296)	240.350	(P-14225)	309.4	r	(P-7982/92; A-1044)
148.60	am	(P-14540/92; A-3296)	149.5	(P-15243) (E-17275)	240.729	(P-12251/92; A-224)	309.5	r	(P-7982/92; A-1044)
		(P-15291) (E-17323)	149.10	(P-14535/92; A-3217)	240.870	(P-14225)	309.6	r	(P-7982/92; A-1044)
148.70	am	(P-14540/92; A-3296)	am	(P-15243) (E-17275)	240.910	(P-14225)	309.7	r	(P-7982/92; A-1044)
		(P-15291) (E-17323)	149.25	(P-14535/92; A-3217)	240.1510	(P-14225)	309.8	r	(P-7982/92; A-1044)
148.80	am	(P-10868/92; A-131)	am	(P-15243) (E-17275)		(P-15203/92; A-6090)	309.9	r	(P-7982/92; A-1044)
		(P-6935; A-14643)	149.50	(P-14535/92; A-3217)	240.1520	(P-14225)	309.10	r	(P-7982/92; A-1044)
148.82	n	(P-12826/92; RC-6549;	am	(P-15243) (E-17275)		(P-15203/92; A-6090)	309.11	r	(P-7982/92; A-1044)
		A-6649)	149.75	(P-14535/92; A-3217)	240.1530	(P-14225)	309.12	r	(P-7982/92; A-1044)
		(P-15291) (E-17323)	am	(P-15243) (E-17275)	240.1535	(P-15203/92; A-6090)	309.13	r	(P-7982/92; A-1044)
148.120	am	(P-14540/92; A-3296)	149.100	(P-14535/92; A-3217)		(P-14225)	309.14	r	(P-7982/92; A-1044)
		(P-15291) (E-17323)	am	(P-15243) (E-17275)	240.1540	(P-15203/92; A-6090)	309.15	r	(P-7982/92; A-1044)
148.130	am	(P-14540/92; A-3296)	149.105	(P-14535/92; A-3217)		(P-14225)	309.16	r	(P-7982/92; A-1044)
		(P-15291) (E-17323)	am	(P-15243) (E-17275)	240.1545	(P-15203/92; A-6090)	309.17	r	(P-7982/92; A-1044)
148.140	am	(P-14540/92; A-3296)	149.125	(P-14535/92; A-3217)		(P-14225)	309.18	r	(P-7982/92; A-1044)
		(P-15291) (E-17323)	am	(P-15243) (E-17275)	240.1550	(P-15203/92; A-6090)	309.19	r	(P-7982/92; A-1044)
148.150	am	(P-14540/92; A-3296)	149.140	(P-14535/92; A-3217)					

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309.20	r	(P-7982/92; A-1044)	336.150	n	(P-7963/92; A-1026)	407.20	am	(P-11955)	434.8	am	(P-7115)
309.21	r	(P-7982/92; A-1044)	336.160	n	(P-7963/92; A-1026)	407.29	am	(P-11955)	434.9	am	(P-7115)
309.22	r	(P-7982/92; A-1044)	336.170	n	(P-7963/92; A-1026)	408.60	am	(P-11976)	434.10	n	(P-7115)
309.23	r	(P-7982/92; A-1044)	337.10	n	(P-7963/92; A-1046)	408.65	am	(P-11976)	434.11	#	(P-7115)
314.10	n	(P-17593)	337.20	n	(P-7999/92; A-1046)	408.70	am	(P-11976)	434.12	n	(P-7115)
314.10	n	(P-17593)	337.30	n	(P-7999/92; A-1046)	428.1	re	(A-21894)	505.5	am	(P-1731; A-9964)
314.10	n	(P-17593)	337.40	n	(P-7999/92; A-1046)	428.2	re	(A-21894)	505.10	am	(P-1731; A-9964)
314.10	n	(P-17593)	337.50	n	(P-7999/92; A-1046)	428.3	re	(A-21894)	505.30	am	(P-1731; A-9964)
314.10	n	(P-17593)	337.60	n	(P-7999/92; A-1046)	428.4	re	(A-21894)	505.40	am	(P-1731; A-9964)
314.10	n	(P-17593)	337.70	n	(P-7999/92; A-1046)	428.5	re	(A-21894)	505.50	am	(P-1731; A-9964)
314.10	n	(P-17593)	337.80	n	(P-7999/92; A-1046)	428.6	re	(A-21894)	505.60	am	(P-1731; A-9964)
314.10	n	(P-17593)	337.90	n	(P-7999/92; A-1046)	428.7	re	(A-21894)	505.70	am	(P-1731; A-9964)
314.10	n	(P-17593)	337.100	n	(P-7999/92; A-1046)	428.8	re	(A-21894)	505.80	am	(P-1731; A-9964)
314.10	n	(P-17593)	337.110	n	(P-7999/92; A-1046)	428.9	re	(A-21894)	510.5	n	(P-11380; E-11608)
330.5	am	(P-1259; A-11457)	337.120	n	(P-7999/92; A-1046)	428.10	re	(A-21894)	510.10	am	(A-20296)
330.6	am	(P-1259; A-11457)	337.130	n	(P-7999/92; A-1046)	428.11	re	(A-21894)	510.20	am	(P-11380; E-11608)
335.100	am	(P-12254/92; A-13420)	337.140	n	(P-7999/92; A-1046)	428.12	re	(A-21894)	510.30	am	(A-20296)
335.102	am	(P-12254/92; A-13420)	337.150	n	(P-7999/92; A-1046)	428.13	re	(A-21894)	510.40	am	(A-20296)
335.200	n	(P-12254/92; A-13420)	337.160	n	(P-7999/92; A-1046)	428.14	re	(A-21894)	510.50	am	(P-11380; E-11608)
335.202	am, #	(P-12254/92; A-13420)	337.170	n	(P-7999/92; A-1046)	428.15	re	(A-21894)	510.60	am	(A-20296)
335.204	am, #	(P-12254/92; A-13420)	337.180	n	(P-7999/92; A-1046)	428.16	re	(A-21894)	510.70	am	(A-20296)
335.206	am	(P-12254/92; A-13420)	337.190	n	(P-7999/92; A-1046)	428.17	re	(A-21894)	510.80	am	(A-20296)
335.208	n	(P-6681)	337.200	n	(P-7999/92; A-1046)	428.18	re	(A-21894)	510.90	am	(P-11380; E-11608)
335.300	am	(P-12254/92; A-13420)	337.210	n	(P-7999/92; A-1046)	428.20	re	(A-21894)	510.100	r/n	(P-11380; E-11608)
335.304	am	(P-12254/92; A-13420)	337.220	n	(P-7999/92; A-1046)	428.21	re	(A-21894)	510.105	n	(A-20296)
335.310	am	(P-12254/92; A-13420)	337.230	n	(P-7999/92; A-1046)	428.22	re	(A-21894)	510.110	r/n	(A-20296)
335.312	am	(P-12254/92; A-13420)	337.240	n	(P-7999/92; A-1046)	428.23	re	(A-21894)	510.120	n	(P-11380; E-11608)
335.314	am	(P-12254/92; A-13420)	337.250	n	(P-7999/92; A-1046)	428.24	re	(A-21894)	515.100	am	(P-11378; E-11589)
335.316	am	(P-12254/92; A-13420)	354.1	r	(P-8099; A-17913)	428.25	re	(A-21894)	515.110	am	(P-11378; E-11589)
335.318	am	(P-12254/92; A-13420)	354.2	r	(P-8099; A-17913)	428.26	re	(A-21894)	515.120	n	(A-20278)
335.320	am	(P-12254/92; A-13420)	354.3	r	(P-8099; A-17913)	428.27	re	(A-21894)	515.130	n	(P-11378; E-11589)
335.326	am	(P-12254/92; A-13420)	354.4	r	(P-8099; A-17913)	428.28	re	(A-21894)			
335.328	am	(P-12254/92; A-13420)	354.5	r	(P-8099; A-17913)	428.29	re	(A-21894)			
335.330	am	(P-12254/92; A-13420)	354.6	r	(P-8099; A-17913)	428.30	re	(A-21894)			
336.10	n	(P-7963/92; A-1026)	356.5	am	(P-10679)	428.31	re	(A-21894)			
336.20	n	(P-7963/92; A-1026)	376.1	r	(P-8104; A-17915)	428.32	re	(A-21894)			
336.30	n	(P-7963/92; A-1026)	376.2	r	(P-8104; A-17915)	428.33	re	(A-21894)			
336.40	n	(P-7963/92; A-1026)	376.3	r	(P-8104; A-17915)	428.34	re	(A-21894)			
336.50	n	(P-7963/92; A-1026)	377.2	am	(P-7553/92; A-259)	428.35	re	(A-21894)			
336.60	n	(P-7963/92; A-1026)	377.4	am	(P-7553/92; A-259)	428.36	re	(A-21894)			
336.70	n	(P-7963/92; A-1026)	378.1	r	(P-7561/92; A-272)	428.37	re	(A-21894)			
336.80	n	(P-7963/92; A-1026)	378.2	r	(P-7561/92; A-272)	428.38	re	(A-21894)			
336.90	n	(P-7963/92; A-1026)	378.3	r	(P-7561/92; A-272)	428.39	re	(A-21894)			
336.100	n	(P-7963/92; A-1026)	378.4	r	(P-7561/92; A-272)	428.40	re	(A-21894)			
336.110	n	(P-7963/92; A-1026)	402.15	am	(P-11707/92; A-267)	428.41	re	(A-21894)			
336.120	n	(P-7963/92; A-1026)	406.12	am	(P-11964)	428.42	re	(A-21894)			
336.130	n	(P-7963/92; A-1026)	406.13	am	(P-11964)	428.43	re	(A-21894)			
336.140	n	(P-7963/92; A-1026)	406.14	am	(P-11964)	428.44	re	(A-21894)			

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515.140	n	(A-20278) (P-11378;E-11589)	552.10	r	(A-6244) (P-11396;E-11733)	572.70	am	(P-11402;E-11770)
515.150	n	(A-20278) (P-11378;E-11589)	552.20	r	(A-20413) (P-11396;E-11733)	572.80	am	(A-20438) (P-11402;E-11770)
515.400	am	(A-20278) (P-011378;E-11589)	552.30	r	(A-20413) (P-11396;E-11733)	572.90	am	(A-20438) (P-11402;E-11770)
515.410	n	(A-20278) (P-11378;E-11589)	552.35	r	(A-20413) (P-11396;E-11733)	572.100	am	(A-20438) (P-11402;E-11770)
515.420	n	(A-20278) (P-11378;E-11589)	552.40	r	(A-20413) (P-11396;E-11733)	572.110	n	(A-20438) (P-11402;E-11770)
515.430	n	(A-20278) (P-11378;E-11589)	552.50	r	(A-20413) (P-11396;E-11733)	587.10	r	(A-20438) (P-11406;E-11784)
515.440	n	(A-20278) (P-11378;E-11589)	552.60	r	(A-20413) (P-11396;E-11733)	587.20	r	(A-20450) (P-11406;E-11784)
515.450	n	(A-20278) (P-11378;E-11589)	552.70	r	(A-20413) (P-11396;E-11733)	587.30	r	(A-20450) (P-11406;E-11784)
525.500	n	(A-20278) (P-947; A-9980)	552.80	r	(A-20413) (P-11396;E-11733)	587.40	r	(A-20450) (P-11406;E-11784)
530.5	am	(A-20380) (P-11394;E-11701)	552.90	r	(A-20413) (P-11396;E-11733)	587.50	r	(A-20450) (P-11406;E-11784)
530.10	am	(A-20380) (P-11394;E-11701)	552.100	r	(A-20413) (P-11396;E-11733)	587.60	r	(A-20450) (P-11406;E-11784)
530.110	am	(A-20380) (P-11394;E-11701)	552.110	r	(A-20413) (P-11396;E-11733)	587.70	r	(A-20450) (P-11406;E-11784)
530.130	am	(A-20380) (P-11394;E-11701)	552.120	r	(A-20413) (P-11396;E-11733)	587.105	r	(A-20450) (P-11406;E-11784)
530.140	am	(A-20380) (P-11394;E-11701)	553.10	n	(A-20346) (P-11384;E-11657)	587.106	r	(A-20450) (P-11406;E-11784)
530.200	am	(A-20380) (P-11394;E-11701)	553.20	n	(A-20346) (P-11384;E-11657)	587.107	r	(A-20450) (P-11406;E-11784)
530.230	am	(A-20380) (P-11394;E-11701)	553.30	n	(A-20346) (P-11384;E-11657)	587.110	r	(A-20450) (P-11406;E-11784)
530.240	r/n	(A-20380) (P-11394;E-11701)	553.40	n	(A-20346) (P-11384;E-11657)	587.111	r	(A-20450) (P-11406;E-11784)
530.250	n	(A-20380) (P-11394;E-11701)	553.50	n	(A-20346) (P-11384;E-11657)	587.120	r	(A-20450) (P-11406;E-11784)
530.260	am	(A-20380) (P-11394;E-11701)	553.60	n	(A-20346) (P-11384;E-11657)	587.130	r	(A-20450) (P-11406;E-11784)
540.10	r	(A-20354) (P-11386;E-11667)	553.70	n	(A-20346) (P-11384;E-11657)	587.200	r	(A-20450) (P-11406;E-11784)
540.20	r	(A-20354) (P-11386;E-11667)	553.80	n	(A-20346) (P-11384;E-11657)	587.300	r	(A-20450) (P-11406;E-11784)
540.30	r	(A-20354) (P-11386;E-11667)	553.90	n	(A-20346) (P-11384;E-11657)	587.400	r	(A-20450) (P-11406;E-11784)
540.40	r	(A-20354) (P-11386;E-11667)	553.100	n	(A-20346) (P-11384;E-11657)	587.410	r	(A-20450) (P-11406;E-11784)
540.50	r	(A-20354) (P-11386;E-11667)	553.110	n	(A-20346) (P-11384;E-11657)	587.420	r	(A-20450) (P-11406;E-11784)

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587.430	r	(P-11406;E-11784) (A-20450)	590.170	n	(P-11416;E-11812) (A-20461)	590.400	n	(P-11416;E-11812) (A-20461)	590.640	n	(P-11416;E-11812) (A-20461)
587.440	r	(P-11406;E-11784) (A-20450)	590.180	n	(P-11416;E-11812) (A-20461)	590.410	n	(P-11416;E-11812) (A-20461)	590.650	n	(P-11416;E-11812) (A-20461)
587.450	r	(P-11406;E-11784) (A-20450)	590.190	n	(P-11416;E-11812) (A-20461)	590.420	n	(P-11416;E-11812) (A-20461)	590.660	n	(P-11416;E-11812) (A-20461)
587.500	r	(P-11406;E-11784) (A-20450)	590.200	n	(P-11416;E-11812) (A-20461)	590.430	n	(P-11416;E-11812) (A-20461)	590.670	n	(P-11416;E-11812) (A-20461)
587.510	r	(P-11406;E-11784) (A-20450)	590.210	n	(P-11416;E-11812) (A-20461)	590.440	n	(P-11416;E-11812) (A-20461)	590.680	n	(P-11416;E-11812) (A-20461)
587.600	r	(P-11406;E-11784) (A-20450)	590.220	n	(P-11416;E-11812) (A-20461)	590.450	n	(P-11416;E-11812) (A-20461)	590.700	n	(P-11416;E-11812) (A-20461)
587.610	n	(P-952; W-3686)	590.230	n	(P-11416;E-11812) (A-20461)	590.460	n	(P-11416;E-11812) (A-20461)	590.710	n	(P-11416;E-11812) (A-20461)
590.10	n	(P-11416;E-11812) (A-20461)	590.240	n	(P-11416;E-11812) (A-20461)	590.470	n	(P-11416;E-11812) (A-20461)	590.720	n	(P-11416;E-11812) (A-20461)
590.20	n	(P-11416;E-11812) (A-20461)	590.250	n	(P-11416;E-11812) (A-20461)	590.480	n	(P-11416;E-11812) (A-20461)	590.730	n	(P-11416;E-11812) (A-20461)
590.30	n	(P-11416;E-11812) (A-20461)	590.260	n	(P-11416;E-11812) (A-20461)	590.490	n	(P-11416;E-11812) (A-20461)	590.740	n	(P-11416;E-11812) (A-20461)
590.35	n	(P-11416;E-11812) (A-20461)	590.270	n	(P-11416;E-11812) (A-20461)	590.500	n	(P-11416;E-11812) (A-20461)	590.750	n	(P-11416;E-11812) (A-20461)
590.40	n	(P-11416;E-11812) (A-20461)	590.280	n	(P-11416;E-11812) (A-20461)	590.510	n	(P-11416;E-11812) (A-20461)	592.10	r	(P-11422) (E-11864) (P-11422) (E-11864)
590.50	n	(P-11416;E-11812) (A-20461)	590.290	n	(P-11416;E-11812) (A-20461)	590.520	n	(P-11416;E-11812) (A-20461)	592.20	r	(P-11422) (E-11864) (P-11422) (E-11864)
590.60	n	(P-11416;E-11812) (A-20461)	590.300	n	(P-11416;E-11812) (A-20461)	590.530	n	(P-11416;E-11812) (A-20461)	592.30	r	(P-11422) (E-11864) (P-11422) (E-11864)
590.70	n	(P-11416;E-11812) (A-20461)	590.310	n	(P-11416;E-11812) (A-20461)	590.540	n	(P-11416;E-11812) (A-20461)	592.40	r	(P-11422) (E-11864) (P-11422) (E-11864)
590.80	n	(P-11416;E-11812) (A-20461)	590.320	n	(P-11416;E-11812) (A-20461)	590.550	n	(P-11416;E-11812) (A-20461)	592.45	r	(P-11422) (E-11864) (P-1375; W-3687)
590.90	n	(P-11416;E-11812) (A-20461)	590.330	n	(P-11416;E-11812) (A-20461)	590.560	n	(P-11416;E-11812) (A-20461)	592.50	am	(P-11422) (E-11864) (P-11422) (E-11864)
590.100	n	(P-11416;E-11812) (A-20461)	590.340	n	(P-11416;E-11812) (A-20461)	590.570	n	(P-11416;E-11812) (A-20461)	592.55	r	(P-11422) (E-11864) (P-11422) (E-11864)
590.110	n	(P-11416;E-11812) (A-20461)	590.350	n	(P-11416;E-11812) (A-20461)	590.580	n	(P-11416;E-11812) (A-20461)	592.60	r	(P-11422) (E-11864) (P-11422) (E-11864)
590.120	n	(P-11416;E-11812) (A-20461)	590.360	n	(P-11416;E-11812) (A-20461)	590.590	n	(P-11416;E-11812) (A-20461)	592.65	r	(P-11422) (E-11864) (P-11422) (E-11864)
590.130	n	(P-11416;E-11812) (A-20461)	590.370	n	(P-11416;E-11812) (A-20461)	590.600	n	(P-11416;E-11812) (A-20461)	592.70	r	(P-11422) (E-11864) (P-11422) (E-11864)
590.140	n	(P-11416;E-11812) (A-20461)	590.375	n	(P-11416;E-11812) (A-20461)	590.610	n	(P-11416;E-11812) (A-20461)	592.75	r	(P-11422) (E-11864) (P-1375; W-3687)
590.150	n	(P-11416;E-11812) (A-20461)	590.380	n	(P-11416;E-11812) (A-20461)	590.620	n	(P-11416;E-11812) (A-20461)	592.80	am	(P-11422) (E-11864) (P-11422) (E-11864)
590.160	n	(P-11416;E-11812) (A-20461)	590.390	n	(P-11416;E-11812) (A-20461)	590.630	n	(P-11416;E-11812) (A-20461)	592.85	r	(P-11422) (E-11864) (P-11422) (E-11864)

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597.400	r	(P-11420; E-11856)	730.10	n	(P-11398; E-11745)
597.410	r	(P-11420; E-11856)	730.20	n	(A-20419)
602.10	r	(P-11404; E-11780)	730.30	n	(P-11398; E-11745)
		(A-20448)			(A-20419)
602.20	r	(P-11404; E-11780)	730.30	n	(P-11398; E-11745)
		(A-20448)			(A-20419)
607.10	r	(P-11408; E-11796)	730.200	am	(P-11398; E-11745)
		(A-20453)			(A-20419)
607.20	r	(P-11408; E-11796)	730.210	am	(P-11398; E-11745)
		(A-20453)			(A-20419)
607.50	r	(P-11408; E-11796)	730.220	am	(P-11398; E-11745)
		(A-20453)			(A-20419)
607.60	r	(P-11408; E-11796)	730.230	am	(P-11398; E-11745)
		(A-20453)			(A-20419)
612.10	r	(P-11410; E-11801)	730.250	am	(P-11398; E-11745)
		(A-20455)			(A-20419)
612.20	r	(P-11410; E-11801)	730.400	am	(P-11398; E-11745)
		(A-20455)			(A-20419)
617.20	am	(P-11390; E-11686)	730.410	am	(P-11398; E-11745)
		(A-20366)			(A-20419)
617.30	am	(P-11390; E-11686)	730.420	am	(P-11398; E-11745)
		(A-20366)			(A-20419)
617.55	am	(P-11390; E-11686)	730.430	am	(P-11398; E-11745)
		(A-20366)			(A-20419)
617.60	am	(P-11390; E-11686)	730.440	am	(P-11398; E-11745)
		(A-20366)			(A-20419)
617.80	am	(P-11390; E-11686)	730.460	am	(P-11398; E-11745)
		(A-20366)			(A-20419)
617.110	am	(P-11390; E-11686)	730.600	am	(P-11398; E-11745)
		(A-20366)			(A-20419)
622.10	r	(P-11412; E-11804)	730.650	am	(P-11398; E-11745)
		(A-20457)			(A-20419)
622.20	r	(P-11412; E-11804)	730.700	r	(P-10397/92; A-425)
		(A-20457)	827.10	am	(P-77; A-6260)
622.30	r	(P-11412; E-11804)	827.30	am	(P-77; A-6260)
		(A-20457)	827.40	am	(P-77; A-6260)
657.10	r	(P-11414; E-11808)	830.50	am	(P-18759/92; A-6248)
		(A-20459)	897.10	n	(E-6886)
657.20	r	(P-11414; E-11808)	897.20	n	(E-6886)
		(A-20459)	897.30	n	(E-6886)
680.300	am	(P-943; A-7230)	897.40	n	(E-6886)
685.150	am	(P-18947/92; A-6256)	897.50	n	(E-6886)
690.100	am	(P-15065/92; A-3675)	897.60	n	(E-6886)
690.200	am	(P-15065/92; A-3675)	1177.10	am	(P-11400; E-11766)
690.300	am	(P-15065/92; A-3675)	1200.10	am	(P-15354/92; A-1137)
690.400	am	(P-15065/92; A-3675)	1200.20	am	(P-15354/92; A-1137)
708.300	am	(P-9852; RC-17492)	1200.30	am	(P-15354/92; A-1137)
		(E-10003)			(P-7780; O-14188)

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	(R-21126) (E-8052; W-8318) (E-9735; O-13198)	77.10	n	(P-1789; A-9057)
1200.40 am	(P-15354/92; A-1137)	77.20	n	(P-1789; A-9057)
1200.50 am	(P-15354/92; A-1137)	77.30	n	(P-1789; A-9057)
	(P-7780; O-14188)	77.40	n	(P-1789; A-9057)
	(R-21126; E-8052)	77.50	n	(P-1789; A-9057)
	(W-8318; E-9735)	77.60	n	(P-1789; A-9057)
	(O-13198)	77.70	n	(P-1789; A-9057)
1200.60 am	(P-15354/92; A-1137)	77.80	n	(P-1789; A-9057)
1200.70 am	(P-15354/92; A-1137)	77.90	n	(P-1789; A-9057)
	(P-7780; O-14188)	77.100	n	(P-1789; A-9057)
	(R-21126; E-8052)	77.110	n	(P-1789; A-9057)
	(W-8318; E-9735)	77.120	n	(P-1789; A-9057)
	(O-13198)	77.130	n	(P-1789; A-9057)
1200.80 am	(P-15354/92; A-1137)	77.140	n	(P-1789; A-9057)
1200.100 am	(P-15354/92; A-1137)	77.Ex.A	n	(P-1789; A-9057)
1200.110 am	(P-15354/92; A-1137)	107.3	am	(P-21333)
1200.Ap.A am	(P-15354/92; A-1137)	107.103	am	(P-21333)
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	(O-13198)	107.315	am	(P-21333)
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10.20 am	(P-6418; A-17239)	171.4	#	(P-21314)
10.30 am	(P-6418; A-17239)	171.5	am	(P-21314)
10.40 am	(P-6418; A-17239)	171.15	am	(P-21314)
10.50 am	(P-6418; A-17239)	171.17	am,#	(P-21314)
10.60 am	(P-6418; A-17239)	171.21	am	(P-21314)
10.70 am	(P-6418; A-17239)	171.1000	am	(P-21314)
10.80 am	(P-6418; A-17239)	172.2000	am	(P-21326)
10.90 n	(P-6418; A-17239)	172.2215	r	(P-21326)
67.10 n	(P-1767; A-9035)	173.3000	am	(P-21345)
67.20 n	(P-1767; A-9035)	177.2000	am	(P-21305)
67.30 n	(P-1767; A-9035)	178.2000	am	(P-21351)
67.40 n	(P-1767; A-9035)	179.2000	am	(P-21362)
67.50 n	(P-1767; A-9035)	180.2000	am	(P-21310)
67.60 n	(P-1767; A-9035)	386.1000	am	(P-13734)
67.70 n	(P-1767; A-9035)	386.1010	am	(P-13734)
67.80 n	(P-1767; A-9035)	386.1140	am	(P-13734)
67.90 n	(P-1767; A-9035)	390.1000	am	(P-13986)
67.100 n	(P-1767; A-9035)	390.1010	am	(P-13986)
67.110 n	(P-1767; A-9035)	390.1020	am	(P-13986)
67.120 n	(P-1767; A-9035)	390.1030	am	(P-13986)
67.130 n	(P-1767; A-9035)	391.2000	am	(P-13739)
67.140 n	(P-1767; A-9035)	391.2000	am	(P-13739)
67.Ex.A n	(P-1767; A-9035)	392.2000	am	(P-13690)
		393.2000	am	(P-13730)

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10.50	am	(P-6418; A-17239)
10.60	am	(P-6418; A-17239)
10.70	am	(P-6418; A-17239)
10.80	am	(P-6418; A-17239)
10.90	n	(P-6418; A-17239)
67.10	n	(P-1767; A-9035)
67.20	n	(P-1767; A-9035)
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67.40	n	(P-1767; A-9035)
67.50	n	(P-1767; A-9035)
67.60	n	(P-1767; A-9035)
67.70	n	(P-1767; A-9035)
67.80	n	(P-1767; A-9035)
67.90	n	(P-1767; A-9035)
67.100	n	(P-1767; A-9035)
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